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No.

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In the Supreme Court

OF THE

United States

OCTOBER TERM 1984

CHEVRON CORPORATION, et al., Petitioners,

VS.

ARIZONA, CALIFORNIA, FLORIDA, et al., Respondents.

PETITION FOR A WRIT OF CERTIORARI TO THE UNITED STATES COURT OF APPEALS FOR THE NINTH CIRCUIT

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QUESTION PRESENTED FOR REVIEW

In this case of first impression, does the Seventh Amendment guarantee the right of jury trial to state governments, even though the historical background of the Seventh Amendment shows that the Framers intended to extend the right of jury trial only to private parties, and not to states or other government entities?

¹Petitioners in the proceeding below were Atlantic Richfield Company, Cities Service Company, Exxon Corporation, Gulf Oil Corporation, Mobil Oil Corporation, Shell Oil Company, Standard Oil Company (Indiana), Standard Oil Company of California (now known as Chevron Corporation), Sun Company, Inc., Texaco Inc. and Union Oil Company of California.

Respondents in the proceeding below were the States of Arizona, California, Florida, Oregon and Washington.

Thirty-four states, in addition to the states named above, and the City of Long Beach, California appeared as amici in the proceeding below.

A list of petitioners' subsidiaries (except wholly owned subsidiaries) and affiliates is contained in Appendix C (p. A-27).

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OPINIONS BELOW

The opinion of the Court of Appeals for the Ninth Circuit is printed in Appendix A ((9 Cir. 1984) 738 F.2d 1021) (p. A-1). The order of the district court is printed in Appendix B (p. A-25).

JURISDICTION

The basis for subject matter jurisdiction of this antitrust action in the district court is 28 U.S.C. § 1331. The opinion

of the Court of Appeals for the Ninth Circuit was entered on July 24, 1984. No rehearing was sought.

This Court has jurisdiction pursuant to § 1254(1) of Title 28 of the United States Code.

CONSTITUTIONAL PROVISIONS INVOLVED

This case involves the Seventh Amendment to the United States Constitution, which provides:

"In suits at common law, where the value in controversy shall exceed twenty dollars, the right of trial by jury shall be preserved, and no fact tried by a jury, shall be otherwise re-examined in any Court of the United States, than according to the rules of the common law."

This case also refers to other portions of the Bill of Rights which are set forth in Appendix D (p. A-75).

STATEMENT OF THE CASE

Arizona, California, Florida, Oregon and Washington commenced separate actions in Federal court charging certain oil companies with conspiring to fix prices in violation of the Sherman Act (15 U.S.C. § 1). The claims of each state are asserted on its own behalf and as parens patriae. The actions were transferred to the Central District of California for coordinated pretrial proceedings under 28 U.S.C. § 1407.

All defendants waived their right to a jury trial. Plaintiff states demanded a jury trial. Defendants moved to strike the states' jury demands on the grounds that neither the Seventh Amendment nor any Federal statute grants the right of jury trial to state governments in an antitrust action. The district court denied the motion to strike and

certified the issue for interlocutory appeal under 28 U.S.C. § 1292(b). The court of appeals granted permission to appeal and affirmed, holding that the Seventh Amendment grants states the right to jury trial.²

REASONS FOR GRANTING CERTIORARI

This case presents a question of first impression and of substantial importance to the administration of justice in the Federal judicial system. The current congestion in our Federal district courts is attributable in large part to the use of jury trials. Dockets are jammed with jury trials demanded by private parties, a right guaranteed by the Seventh Amendment. But where, as here, the private parties have waived that right, it is an unnecessary waste of judicial resources to require a jury trial upon the demand of a state government. Such a demand has no constitutional or statutory authority.

The historical background of the Seventh Amendment compels the conclusion that the Framers did not intend to extend the right of jury trial to states or other government entities. That right is "fundamental and sacred to the citizen" (Jacob v. New York (1942) 315 U.S. 752, 753 (emphasis where it appears in quotations in this brief has been added unless otherwise noted)).

²The court of appeals also held that no Federal statute provides states the right to trial by jury (Appx. A, p. A-10).

³Seventy-four percent of all trials lasting four days or longer in Federal district court for the 12-month period ending June 30, 1983 were jury trials (Annual Report of the Director of the Administrative Office of the United States Courts (1983) Table C-8). Conversely, only 31 percent of trials lasting three days or less were jury trials (id.).

In a case decided less than 30 years after the adoption of the Bill of Rights, this Court stressed that the right to jury trial was:

"intended to secure the *individual* from the arbitrary exercise of the powers of government" (Bank of Columbia v. Okely (1819) 17 U.S. 235, 244).

And in the words of Chief Justice Warren:

"The various protections of the Bill of Rights, of course, provide checks • • • for the protection of the individual" (Lewis v. United States (1966) 385 U.S. 206, 209).

In like vein, Justice Douglas stated that the purpose of our Bill of Rights: "was to take Government off the backs of people" (Columbia Broadcasting System v. Democratic Committee (1973) 412 U.S. 94, 162 (concurring opinion)).

The court in *United States* v. *Griffin* (W.D.Va. 1926) 14 F.2d 326, 327, adopted those principles and refused to extend to the government the right preserved in the Seventh Amendment:

"The first ten amendments were intended to protect the people from governmental aggression * * *. [I]t is, to my mind, a mere perversion of the purpose and intent of the Seventh Amendment to contend that it gives the government a right to a jury trial in any case."

The decision below was based on the proposition that the Seventh Amendment preserves the right to jury trial of those issues which were triable by jury at common law, i.e., the "issue test." But the issue test does not determine to whom the right to jury trial is given. Before the issues are examined, it must be determined whether the party seeking a jury trial is one to whom the Framers intended to secure the right of jury trial (Rule 38(a), Fed.R.Civ.P.). The Seventh Amendment did not grant that right to states or other government entities.

THE SEVENTH AMENDMENT RIGHT TO JURY TRIAL DOES NOT EXTEND TO GOVERNMENT ENTITIES

This Court has consistently interpreted the Bill of Rights in accordance with the purposes and intentions of the Framers at the time it was adopted (see INS v. Chada (1983) U.S., 103 S.Ct. 2764, 2782-2788; Richmond Newspapers, Inc. v. Virginia (1980) 448 U.S. 555, 564-573; Legal Tender Cases (1870) 79 U.S. 457, 531-532).

The history underlying the adoption of the Bill of Rights shows unequivocally that the right to jury trial was preserved only for the individual. The Framers traced the citizen's guarantee of jury trial back to the Magna Carta. As stated by Justice Story:

"[Trial by jury] was from very early times insisted on by our ancestors in the parent country, as the great bulwark of their civil and political liberties, and watched with an unceasing jealousy and solicitude. The right constitutes one of the fundamental articles of Magna Carta * * *. When our more immediate ancestors removed to America, they brought this great privilege with them, as their birthright and inheritance * * " (Commentaries on the Constitution of the United States II (4th Ed., Boston, 1873) pp. 540-541).

Based on this conviction, the colonists declared in their early American colonial charters that they were entitled

to all the rights and liberties of Englishmen. The later colonial constitutions expressly provided for the individual's right to trial by jury.

The early joint actions among the colonies expressed the same position. For example, in response to the methods of collecting the new duties and taxes levied on the colonies in 1765, the Stamp Act Congress promulgated a Declaration of Rights which contained the following provision:

"7th. That trial by jury is the inherent and invaluable right of every British subject in these colonies" (Sources of our Liberties (R. Perry, ed., 1959) (hereinafter "Perry") p. 270).

Between the years 1776 and 1787, the states adopted principles in support of their own constitutions and bills of rights. Typical of the thinking underlying these principles is the provision in the Delaware Declaration of Rights: "That trial by jury of facts where they arise is one of the greatest securities of the lives, liberties and estates of the people" (Perry, p. 339) (see also Maryland and North Carolina declarations (id., pp. 348-356)).

When the Constitution of the United States was being framed in Philadelphia, Congress, convening under the Articles of Confederation, enacted the Northwest Ordinance of 1787. The Northwest Ordinance contained the first

^{*}See, e.g., Colonial Charter of Virginia in 1606 (1 Schwartz, The Bill of Rights: A Documentary History (1971) (hereinafter "Schwartz") p. 60).

⁵Especially abhorrent to the colonists was the provision extending jurisdiction to enforce the Stamp Act to the courts of admiralty, which operated without a jury (Perry, pp. 267-268). These same concerns were expressed in 1774 by the First Continental Congress (id., p. 286), in 1775 by the Second Continental Congress (id., p. 296 and in 1776 in the Declaration of Independence (id., p. 320).

Federal Bill of Rights in America (Perry, p. 387). Article II provided:

"The *inhabitants* of the said territory shall always be entitled to the benefits of * * trial by jury" (Perry, p. 395).

When the question of ratifying the Constitution was considered in the state ratifying conventions from 1787 to 1789, the delegates demanded that the Constitution guarantee the right of the citizen to trial by jury in civil cases. Luther Martin of Maryland, for example, urged that the right to trial by jury:

"is most essential for our liberty to have it sacredly guarded and preserved; in every case, whether civil or criminal, between government and its officers on the one part, and the subject or citizen on the other" (Elliot, Debates on the Federal Constitution Vol. I, (2d Ed. 1907) p. 381).

In framing the Seventh Amendment, the First Congress adopted the recommendations of the state ratifying conventions. In June 1789, James Madison submitted a draft of the bill of Rights to the First Congress. It included the provision which eventually became the Seventh Amendment:

"In suits at common law, between man and man, the trial by jury, as one of the best securities to the

⁶During the Constitutional Convention at Philadelphia in 1787, the issue of jury trials in civil cases was mentioned only in passing (see Henderson, The Background of the Seventh Amendment (1966) 80 Harv.L.Rev. 289, 292; Colgrove v. Battin (1973) 413 U.S. 149, 153-155, n. 8).

⁷See, also, 2 Schwartz, p. 713 (Massachusetts), p. 761 (New Hampshire), pp. 840-841 (Virginia), pp. 913-914 (New York), p. 967 (North Carolina); see also Documents Illustrative of the Formulation of the Union of the American States (1927) H.Doc.No. 398, 69th Cong., 1st Sess., p. 1054 (Rhode Island).

rights of the people, ought to remain inviolate" (2 Schwartz, p. 1028).

In his speech introducing the proposed amendments to Congress, Madison hailed the right to trial by jury as "essential to secure the liberty of the people * * *" (2 Schwartz, p. 1029).

The House thereafter appointed a select committee, comprising one member of each of the then-represented states (2 Schwartz, pp. 1050, 1054, 1057-1061). It was in that committee that the language "between man and man" was deleted (id. at 1117). On that point, the leading authority on the history of the Bill of Rights, Professor Bernard Schwartz, stated:

"It is fair to say that the Committee version [of the Bill of Rights] made no substantial alteration in the original Madison draft. * * * [T]he Committee version was a virtual restatement of the amendments proposed by Madison" (2 Schwartz, p. 1050).*

Nowhere in these texts or in the history leading up to the adoption of the Seventh Amendment is there any expression of the thought or intention of protecting the government. The reason is obvious: The Framers' sole concern was to protect citizens against government oppression; they had no thought of bringing government entities within that sphere of protection.

⁸If any significance should be attached to the deletion of the language "between man and man," the most reasonable explanation is that the Framers intended to insure the right of the people to trial by jury in suits commenced by the government.

The final text of the Seventh Amendment added the \$20 limitation and the clause limiting re-examination of facts tried by a jury (2 Schwartz, pp. 1146-1147).

This interpretation of the Seventh Amendment is also compelled by the repeated pronouncements of this Court that the Seventh Amendment was intended to protect the individual (see Jacob v. New York (1942) 315 U.S. 752, 753; Parsons v. Bedford (1830) 28 U.S. (3 Pet.) 433, 446; Parsons v. Armor (1830) 28 U.S. (3 Pet.) 413, 425; Bank of Columbia v. Okely (1819) 17 U.S. 235, 244).

This Court's interpretations of other provisions of the Bill of Rights further demonstrate that the Seventh Amendment was intended to apply only to individuals, not government entities. For example, in South Carolina v. Katzenbach (1966) 383 U.S. 301, 323-324, the Supreme Court held that the Fifth Amendment does not extend to state governments. Similarly, the Court has described the Fourth Amendment protection against unreasonable searches and seizures as a fundamental right of the individual. The same is true of the First Amendment and the Sixth Amendment. Further, the Ninth Amendment expressly provides:

⁹See Columbia Broadcasting System v. Democratic Committee (1973) 412 U.S. 94, 162 (concurring opinion); Lewis v. United States (1966) 385 U.S. 206, 209.

¹⁰Likewise, government entities have no due process or equal protection rights under the Fourteenth Amendment (Wisconsin v. Zimmerman (W.D.Wis. 1962) 205 F.Supp. 673, 675; United States v. Nebo Oil Company (W.D. La. 1950) 90 F.Supp. 73, 95, affirmed (5 Cir. 1951) 190 F.2d 1003).

¹¹ Davis v. United States (1946) 328 U.S. 582, 587.

¹²Griswold v. Connecticut (1965) 381 U.S. 479, 487 (Goldberg, J., concurring); Gitlow v. New York (1925) 268 U.S. 652, 666.

¹³Duncan v. Louisiana (1968) 391 U.S. 145, 155 ("right to jury trial is granted to criminal defendants in order to prevent oppression by the Government"). Although the government and the court must approve a criminal defendant's waiver of jury trial (F.R.Crim. P. 23(a)), the requirement of obtaining the government's consent

"The enumeration in the Constitution, of certain rights, shall not be construed to deny or disparage others retained by the people" (U.S.Const., Amend. IX).

That the Seventh Amendment was intended to protect only the citizen and not the government has also been affirmed by lower Federal and state courts. As discussed above (p. 4), Judge McDowell concluded in *United States* v. Griffin (W.D.Va. 1926) 14 F.2d 326 that "the Seventh Amendment does not preserve a right in the government to trials by jury * * " (14 F.2d at 327). Likewise, in an extended analysis of the history of the Seventh Amendment, the Supreme Court of New Hampshire held that a state had no constitutional right to trial by jury (Wooster v. Plymouth (1882) 62 N.H. 193)."

to waiver developed as a source of protection for the individual. As this Court stated in *Patton* v. *United States* (1930) 281 U.S. 276, 306, overruled on other grounds:

"[U]nder the rule of the common law the accused was not permitted to waive trial by jury, as generally he was not permitted to waive any right which was intended for his protection."

whether government entities have a right of jury trial under the Seventh Amendment: United States v. New Mexico (10 Cir. 1981) 642 F.2d 397 (State of New Mexico entitled to a jury trial) and E.E.O.C. v. Corry Jamestown Corp. (3 Cir. 1983) 719 F.2d 1219 (Equal Employment Opportunity Commission entitled to a jury trial). As the court of appeals below noted, in United States v. New Mexico, "the significance, if any, of the fact that a state [rather than a private party] was making a jury demand" went totally unnoticed by the Tenth Circuit panel (Appx. A, p. A-13). The Third Circuit's holding in E.E.O.C. v. Corry Jamestown was based on statute. The court's discussion of the Seventh Amendment was unnecessary to its decision and thus dicta.

The states assert that because the Seventh Amendment, as ultimately adopted, is not expressly limited to individuals, the "intentions of the colonists cannot be used to determine [its] application" (States Br., p. 16). This Court rejected a similar argument in South Carolina v. Katzenbach (1966) 383 U.S. 301. There, the Court held that a state is not protected by the Bill of Attainder Clause (Art. I, § 9, Cl. 3) even though that constitutional provision, like the Seventh Amendment, is neutrally worded. The Court concluded that only individuals were intended by the Framers to be protected from bills of attainder (id., p. 324).

Ignoring the intentions of the Framers, the court below sought to determine whether in England "actions brought by government entities were tried to juries in 1791" (Appx. A, p. A-13). Reasoning by analogy, the court of appeals noted that "the position of the states is analogous to that of the English crown" (id., p. A-15); that "the crown was entitled to jury trial on demand under the common law that existed in 1791" (id.); and therefore, "states enjoy a right to jury trial akin to that enjoyed by the English crown in 1791" (id., p. A-16).

But the practice in England in 1791 does not determine to whom the Seventh Amendment applies. The intent of the Framers does. Regardless whether reasoning by analogy to the common law of England is appropriate with respect to the "issue" test, it does not determine the parties to whom the Framers granted the protection of the Seventh Amendment. The question whether cases brought by the Crown of England were tried to juries in 1791 is irrelevant. The

Framers had no intention of protecting the government or preserving the rights of the Crown.¹⁵

Further, the court of appeals pointed to the fact that the states are suing in their proprietary and not their sovereign capacity. The court then incorrectly concluded that for this reason the states have the right to jury trial (Appx. A, p. A-21). Whether the states are suing in their proprietary or their sovereign capacity is immaterial: There is no indication that the Framers intended the Seventh Amendment to extend to government entities in either capacity.¹⁶

¹⁵This Court has ruled that the Seventh Amendment did not adopt, in total, the historic practice of England at common law (Bank of Columbia v. Okely (1819) 17 U.S. 235). Defendant argued in Okely that because the common law practice did not recognize the right to waive jury trial, waiver could not be recognized under the Seventh Amendment (id. at 239-240). The Supreme Court held that the Seventh Amendment departed from the common law practice, and that waiver of the individual's right to jury trial gave:

"full effect to the seventh amendment of the constitution [and] is not only deducible from the general intent, but from the express wording of the article referred to. Had the terms been, that 'the trial by jury shall be preserved,' it might have been contended, that they were imperative, and could not be dispensed with. But the words are, that the *right* of trial by jury shall be preserved, " " and the benefit of it may, therefore, be relinquished" (id. at 244).

The Supreme Court in Okely emphasized that the right to jury trial, as with others derived from the Magna Carta, was one of the "principles of private rights" (id. at 241-242). See also Parsons v. Armor (1830) 28 U.S. 413, 425.

¹⁶That state, local and foreign governments are considered "persons" under section 4 of the Clayton Act (15 U.S.C. § 15(a)) with standing to bring suit under that statute does not mean that they are "persons" in the constitutional sense. The Supreme Court also dis-

The court of appeals also considered it significant that the states here are suing as parens patriae on behalf of their citizens (15 U.S.C. § 15 c). The court below concluded that because citizens would clearly have the right to jury trial on their individual claims, the right to jury trial should not be affected by the fact that a state is suing on their behalf (Appx. A, p. A-23). It is well settled, however, that the parens patriae statute "simply created a new procedural device" (Illinois Brick Co. v. Illinois (1977) 431 U.S. 720, 734, n. 14). The parens patriae statute does not grant the states or any other party a right to jury trial. If, as the court of appeals suggested, that result is "anomalous" (Appx. A, p. A-23), Congress is free to amend the statute."

The States in the court below asserted that "[t]he right to have a community-based jury find the facts in a given case is a basic element of our democracy" (States' Br., p. 31). These purported policy arguments, however, are irrelevant here. They are equally applicable to any judicial or administrative proceeding. The dispositive point is that the Framers of the Bill of Rights did not intend to secure to a government entity the right to trial by jury under the Seventh Amendment. Further, plaintiffs' policy arguments are overstated. The Federal courts conduct fair trials and

posed of that contention completely in South Carolina v. Katzenbach (1966) 383 U.S. 301:

[&]quot;The word 'person' in the context of the Due Process Clause of the Fifth Amendment cannot, by any reasonable mode of interpretation, be expanded to encompass the States of the Union • • •" (id. at 323).

¹⁷Further, the Constitution authorizes Congress to enact legislation extending the right to jury trial to government entities (U.S. Const., Art. III, § 2, Cl. 2).

render basic justice without the use of a jury in numerous cases. The Seventh Amendment "was never intended to establish the jury as the exclusive mechanism for factfinding in civil cases" (Atlas Roofing Co. v. Occupational Safety Comm'n. (1977) 430 U.S. 442, 460).

CONCLUSION

For the foregoing reasons, the petition for writ of certiorari should be granted.

Dated: October 22, 1984.

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(Appendices follow)

Appendix A

United States Court of Appeals

For the Ninth Circuit

No. 83-5517

D.C. No. MDL-150-WPG

Standard Oil Company of California, et al., Appellants,

VS.

Arizona, California, Florida, Oregon, and Washington, Appellees.

[Filed July 24, 1984]

Appeal from the United States District Court Central District of California

Hon. William P. Gray, Judge, Presiding

Argued and Submitted: October 7, 1983

OPINION

Before: SKOPIL and PREGERSON, Circuit Judges, and MARQUEZ,* District Judge.

PREGERSON, Circuit Judge:

In this antitrust suit, five states allege that major oil companies have conspired to fix the prices of refined petroleum products. The issue to be resolved on this interlocutory appeal is whether the states are entitled to a jury trial

^{*}Hon. Alfred C. Marquez, United States District Judge, District of Arizona, sitting by designation.

of legal claims. The district court held that the states are entitled to a jury. We affirm.

I. FACTS

Arizona, California, Florida, Oregon, and Washington brought separate actions charging major oil companies with conspiring to fix prices of refined petroleum products. The states brought suit in their proprietary capacities, as class representatives, and as parens patriae. The actions were transferred to the Central District of California for coordinated pretrial proceedings under 28 U.S.C. § 1407 (1982).

The states demanded a jury trial of the legal issues in their antitrust actions. The oil companies moved to strike the jury demand, arguing that the Seventh Amendment does not guarantee the right of jury trial to a state government. The district court held that the states are entitled to a jury trial of legal issues and certified the issue for immediate appeal under 28 U.S.C. § 1292(b) (1982). Thirty-four states collaborated on an amicus curiae brief in support of the plaintiff states. The City of Long Beach, plaintiff in another lawsuit which is part of the multi-district proceedings, obtained leave to appear as amicus curiae to protect its own right to jury trial.²

¹We do not use the word "legal" as a shorthand expression for "questions of law," in contrast to "questions of fact." Questions of law are, of course, decided by a court, not a jury. We use the word "legal" as a shorthand expression for issues cognizable at law that are tried by a jury, in contrast to issues cognizable in equity or in admiralty that are tried by a court.

²The City of Long Beach has demanded a jury trial in its separate lawsuit against the oil companies for price-fixing of crude oil. The issue of a governmental entity's entitlement to jury trial was raised first in the Long Beach case, and the district court held that Long Beach was entitled to a jury. The district court refused to

The sole question presented on this appeal is whether states have the right to a jury trial of legal issues in antitrust actions in federal court. To answer this question, we must determine whether states have the right to a jury trial under federal statute or the Seventh Amendment. See Lehman v. Nakshian, 453 U.S. 156, 165 n.13 (1981) (there is no general right to jury trial in federal courts; the right must derive from statute or the Seventh Amendment).

II. STANDARD OF REVIEW

Whether states are entitled to a jury trial of legal antitrust issues in federal court is purely a question of law, requiring us to construe federal statutes and the Seventh Amendment. Therefore, the district court's determination is freely reviewable. Hoptowit v. Ray, 682 F.2d 1237, 1245 (9th Cir. 1982); Burlington Northern, Inc. v. Weyerhaeuser Co., 719 F.2d 304, 307 (9th Cir. 1983).

Our review is guided by the axiom that the right of jury trial in civil cases is a basic, fundamental right, and that "any seeming curtailment of the right to jury trial should be scrutinized with the utmost care." In re U.S. Financial

certify the issue for immediate appeal. A year later, the oil companies moved to strike the jury demands in the gasoline marketing cases brought by Arizona, California, Oregon, Washington, and Florida. The district court at that time held that the plaintiff states were entitled to a jury and certified the issue for immediate appeal. The district court felt that the appeal in the states' case might disturb its earlier ruling in favor of Long Beach because this court possibly could hold that no governmental entity is entitled to a jury trial. The oil companies have elected not to distinguish Long Beach from the states and contend that neither a state nor a city has the right to a jury trial. Long Beach argues that even if the states are not entitled to a jury trial, the holding should not extend to nonsovereign political subdivisions.

Securities Litigation, 609 F.2d 411, 421 (9th Cir. 1979), cert. denied, 446 U.S. 929 (1980) (quoting Dimick v. Schiedt, 293 U.S. 474, 486 (1935)).

III. STATES' RIGHT TO JURY TRIAL UNDER FEDERAL ANTITRUST LAWS

The right to jury trial in civil cases may be provided by federal statute. Congress may provide for the right to jury trial in instances where the Seventh Amendment would not otherwise guarantee such a right. See, e.g., 28 U.S.C. § 1346(a)(1) (providing for jury trial against the United States in tax refund cases); 28 U.S.C. § 1873 (providing for jury trial in admiralty actions involving shipping on Great Lakes). Because we must, if at all possible, resolve cases on statutory grounds before reaching constitutional questions, see Escambia County, Florida v. McMillan, U.S., No. 82-1295 Slip Op. at 4 (March 29, 1984) (per curiam), we consider first whether Congress has expresaly provided the right to jury trial under the antitrust laws.3 If so, the right clearly extends to states because it is well established that states are "persons" capable of bringing treble damage actions under the Sherman and Clayton Acts. See Georgia v. Evans, 316 U.S. 159, 162 (1942) ("We can perceive no reason for believing that Congress wanted to deprive a State, as purchaser of commodities shipped in interstate commerce, of the civil remedy of treble dam-

³See Lorillard v. Pons, 434 U.S. 575, 577 (1978) (Supreme Court found it unnecessary to reach Seventh Amendment issue because Court found jury trial provided implicitly in the statute). Cf. Curtis v. Loether, 415 U.S. 189, 192 (1974) (Court did not give "extended consideration" to difficult statutory interpretation questions because it was clear Seventh Amendment guaranteed jury trial in Title VIII cases).

ages which is available to other purchasers who suffer through violation of the [antitrust laws].").

As a "person" a state is entitled to the same treatment as an individual or corporation. Cf. Pfizer, Inc. v. Government of India, 434 U.S. 308, 318-19 (1978) (India could sue for treble damages "to same extent as any other person injured by an antitrust violation . . . "). Thus, if the antitrust laws secure the right to a jury trial, a state's right to a jury trial would be clear.

Unfortunately, the question whether Congress intended to statutorily create a right to jury trial in antitrust actions independent of the Seventh Amendment is far from clear. As we discuss below, the antitrust statutes themselves are silent on the matter, their legislative history provides no positive evidence, and Supreme Court precedent is equivocal.

A. Legislative History

The Sherman and Clayton Acts are silent on the subject of jury trial. This silence, however, would not preclude a finding that the statutory scheme implicitly provides a

^{&#}x27;See Zenith Radio Corp. v. Matsushita Elec. Indus. Co., Ltd., 478 F. Supp. 889, 901 (E.D. Pa. 1979) (footnote omitted), rev'd on other grounds sub nom. In re Japanese Elec. Prod. Antitrust Litig., 631 F.2d 1069 (3d Cir. 1980):

Thus, if in enacting the antitrust laws Congress has granted the right to trial by jury . . . any such limitation on the scope of the Seventh Amendment would be irrelevant. But if the antitrust laws do not themselves guarantee trial by jury on demand, we would have to decide the constitutional issue.

⁵The Sherman Act is codified at 15 U.S.C. §§ 1-7 (1982). The Clayton Act is codified at 15 U.S.C. §§ 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22-27 and 44, and at 129 U.S.C. §§ 52 and 53 (1982).

right to jury trial independently of the Seventh Amendment. In a recent case, the Supreme Court found an implicit right to jury trial where the statute in question was silent on the subject. Lorillard v. Pons, 434 U.S. 575, 583 (1978). In Lorillard, the Court noted that Congress incorporated Fair Labor Standards Act (FLSA) (29 U.S.C. §§ 201-219) procedures into the Age Discrimination in Employment Act (ADEA) (29 U.S.C. §§ 621-634) knowing that the right to jury trial under the FLSA was well-established by the courts. The Court interpreted Congress' express incorporation of FLSA procedures as an indication of Congress' intent to guarantee a right to jury trial under the ADEA. Lorillard, 434 U.S. at 584-85.

A district court and a circuit court have conducted Lorillard examinations of the antitrust laws, seeking signs of an implicit right to jury trial. The district court found evidence in the legislative history "insufficient to allow an extension of the reasoning of Lorillard to the antitrust statutes." Zenith Radio Corp. v. Matsushita Electric Industrial Co., 478 F. Supp. 889, 902 (E.D. Pa. 1979). The Third Circuit reversed the district court on other grounds, but affirmed the district court's conclusion that there is no Lorillard-type implicit right of jury trial in the antitrust laws. In re Japanese Electronic Products Antitrust Litigation, 631 F.2d 1069, 1075-76 (3d Cir. 1980).

⁶We note that Lorillard is a departure from the Supreme Court's past practice of turning directly to the Seventh Amendment when a federal statute is silent on the subject of jury trial. See Zenith Radio Corp. v. Matsushita Elec. Ind. Co., 478 F. Supp. at 903. For an example of the Supreme Court's relying on the Seventh Amendment in the face of statutory silence, see Curtis v. Loether, 415 U.S. 189, 192 (1974).

References in the legislative histories of the Sherman and Clayton Acts show that the enacting legislators assumed that treble damage claims would be tried to juries. But the basis for the assumption seems to be the Seventh Amendment, not any language or implicit guarantee in the statutes. The debates on the Sherman Act duly note that the Seventh Amendment would provide for jury trials in treble damage actions, see 21 Cong. Rec. 2643 (1890) (remarks of Senator Gray), cited in In re Japanese Electronic Products Antitrust Litigation, 631 F.2d at 1076. Similarly, in the legislative history of the Clayton Act, there are various remarks showing that Congressmen expected that the constitutional right to jury trial would apply in treble damage actions. For example, certain Congressmen were concerned that the Seventh Amendment would be violated by a provision making findings of fact in government-prosecuted suits conclusive in subsequent private actions. See 51 Cong. Rec. 9491 (1914) (remarks of Reps. Green and Scott) quoted in Zenith Radio Corp., 478 F. Supp. at 903-04 n.23.

In short, the legislative history shows that Congress expected that a jury trial would be available in treble damage actions under the antitrust laws. The legislative history, however, does not show that Congress intended to guarantee jury trial by virtue of the antitrust laws themselves "where the Seventh Amendment would not." In re Japanese Electronic Products Antitrust Litigation, 631 F.2d at 1076.

B. Supreme Court Pronouncements

The Supreme Court has never determined the precise source of the right to jury trials in antitrust cases. Nonetheless, troublesome dicta in one line of cases does suggest that a right to jury trial is secured directly by the antitrust laws. The problem started in Fleitmann v. Welsbach Street Lighting Co., 240 U.S. 27, 29 (1916) (Holmes, J.), where the Court dismissed a treble damage action brought as a derivative suit because allowing the suit to proceed in equity would deprive the antitrust defendant of the right to jury trial. "[W]hen a penalty of triple damages is sought to be inflicted, the statute should not be read as attempting to authorize liability to be afforded otherwise than through the verdict of a jury in a court of common law. On the contrary, it plainly provides the latter remedy and it provides no other." 240 U.S. at 29 (citation omitted).

At first reading, Justice Holmes' language in Fleitmann seems to be saying that the antitrust laws provide trial by jury in a court of common law and no other remedy. An equally plausible interpretation of the language, however, is that the antitrust laws do not violate the Seventh Amendment by authorizing trial without a jury where the constitution guarantees one.

Rather than a declaration that the right to jury trial in antitrust cases is statutorily based, the Court's dictum appears to be a statement that it does not read the antitrust laws as interfering in any way with the Seventh Amendment's protection of the right to jury trial of damage and penalty issues.

Jorde, The Seventh Amendment Right to Jury Trial of Antitrust Issues, 69 Cal. L. Rev. 1, 18 n.86 (1981). At best, Justice Holmes' language is equivocal on the source of the right to jury trial.

Later references to *Fleitmann* are also equivocal. Citing *Fleitmann*, the Court has observed, "[T]he right to trial by jury applies to treble damage suits under the antitrust

laws, and is, in fact, an essential part of the congressional plan for making competition rather than monopoly the rule of trade" Beacon Theatres, Inc. v. Westover, 359 U.S. 500, 504 (1959). The quote in Beacon Theatres sounds as if the Court believes Congress intended to guarantee the right to jury trial under the antitrust laws. But even if the right of jury trial is essential to the congressional antimonopoly plan, Beacon Theatres does not directly hold that the right is created by statute as opposed to being derived from the constitution itself. The fact that jury trial is an essential part of Congress' enforcement plan does not rule out the idea that Congress assumed that a jury trial would be available under the constitution, and thus did not provide the right by statute.

Adding still more confusion, the Supreme Court has referred to Fleitmann as resting on the antitrust laws. "Although the [Fleitmann] decision had obvious Seventh Amendment overtones, its ultimate rationale was grounded in the antitrust laws." Ross v. Bernhard, 396 U.S. 531, 536 (1970) (footnote omitted). Although at first reading, Ross v. Bernhard sounds as if the Court is saying that Fleitmann interpreted the antitrust laws as providing for jury trial, there is another explanation. Fleitmann's rationale is grounded on the antitrust laws because the opinion construes them so as not to detract from an antitrust defendant's constitutional right to jury trial.

In short, despite occasional tantalizing language, we conclude that the Supreme Court has never resolved the issue whether the antitrust laws grant a right to jury trial independent of the Seventh Amendment. Based on our review

of the legislative history and Supreme Court precedent, we agree with the Third Circuit that no right to jury trial flows directly from the antitrust laws. See In re Japanese Electronic Products Antitrust Litigation, 631 F.2d at 1076-77. Congress and the Supreme Court, we believe, correctly assumed that the constitution would provide for jury trials in treble damage actions. Neither Congress nor the Court has ever faced the issue whether the antitrust laws alone provide for a jury trial. We therefore cannot hold that plaintiff states are entitled to a jury trial under the antitrust laws, and thus we must decide whether a right to jury trial is secured to the states by the Seventh Amendment.

^{&#}x27;Even if the right to jury trial is guaranteed directly by the antitrust laws, the parameters of that right would be the same as the right guaranteed by the Seventh Amendment. Congress' concern that certain provisions could deny a right to jury trial in situations where the Seventh Amendment would guarantee a jury is evident from the legislative history. See 51 Cong. Rec. 9491 (1914) (remarks of Reps. Green and Scott), quoted in Zenith Radio Corp., 478 F. Supp. at 903-04 n.23. But there is no evidence whatsoever in the legislative history that Congress desired to provide for jury trial in cases outside the scope of the Seventh Amendment. Thus, any statutory right would be commensurate with, not greater than, the Seventh Amendment.

[[]E]ven if a statutory right to jury trial were to be inferred from the [antitrust laws'] meager legislative record, the only source of content for that right would appear to be the congressional references to the Seventh Amendment itself. Thus . . . the process of determining the scope of the statutory right to jury trial in antitrust cases would not differ from pure constitutional analysis. It is necessary, therefore, to decide the constitutional question.

Jorde, The Seventh Amendment Right to Jury Trial of Antitrust Issues, 69 Calif. L. Rev. 1, 19-20 (1981) (footnote omitted).

IV. STATES' RIGHT TO JURY TRIAL UNDER THE SEVENTH AMENDMENT

The Seventh Amendment to the United States Constitution provides:

In Suits at common law, where the value in controversy shall exceed twenty dollars, the right of trial by jury shall be preserved, and no fact tried by jury, shall be otherwise reexamined in any Court of the United States, than according to the rules of common law.

In another case that called upon us to interpret the Seventh Amendment, we observed, "[t]he surface simplicity of this provision is beguiling for the exact scope of its application was unclear even when it was first adopted." In re U.S. Financial Securities Litigation, 609 F.2d 411, 421 (9th Cir. 1979), cert. denied, 446 U.S. 929 (1980). In the discussion that follows we must delve beneath the surface simplicity of the Seventh Amendment in order to ascertain whether the states are guaranteed the right to jury trial.

A. States are Entitled to a Jury Trial by Historical Analogy.

Courts have long held that the application of the Seventh Amendment is determined by reference to history. "In order to ascertain the scope and meaning of the Seventh Amendment, resort must be had to the appropriate rules of the common law established at the time of the adoption of that constitutional provision in 1791." Dimick v. Schiedt, 293 U.S. 474, 476 (1935) (citations omitted). The "common law" referred to in the Seventh Amendment is not the common law of the colonies or states, but the common law of England. See United States v. Wonson, 28 F. Cas. 745,

750 (C.C.D. Mass. 1812) (Story, J.); Baltimore & Carolina Line, Inc. v. Redman, 295 U.S. 654, 657 (1935).

Use of an historical analysis does not mean that juries are available only in suits "which the common law recognized among its old and settled proceedings. . . ." Parsons v. Bedford, Breedlove & Robeson, 28 U.S. (3 Pet.) 433, 447 (1830). Rather, an historical analysis permits reasoning by analogy. There is a right to jury trial in suits analogous to those "in which legal rights were to be ascertained and determined, in contradistinction to those where equitable rights alone were recognized, and equitable remedies were administered" Id. Thus, the first question to be addressed concerning the scope of the Seventh Amendment is whether the issue to be tried is analogous to a legal (as opposed to an equitable or admiralty) issue that would have been tried to a jury in England in 1791.

Characterizing the issue to be tried as legal or equitable is only a starting point. Even issues "legal" in nature were sometimes tried by the judge, not by the jury, at common law. See Jorde, The Seventh Amendment Right to Jury Trial of Antitrust Issues, 69 Calif. L. Rev. 1, 9 (1981). "Legal" issues relating to jurisdiction, venue, and forum nonconvenience, witness competency, and civil contempt were tried by a judge at common law. See 5 Moore's Federal Practice ¶ 38.38[4] at 339-40 (2d ed. 1982). An inquiry concerning the right to jury trial in legal actions in England in 1791 could also turn on matters such as sovereign immunity which are extraneous to the legal-equitable distinction. Id. Thus, two inquiries are required for a proper application of historical analysis: are the issues to be tried legal and, if so, are the issues the sort that would have been tried to a jury in England in 1791.

Here we must decide first whether the issues involved are legal in nature and second, if actions brought by government entities were tried to juries in 1791. As applied to this case, the first inquiry is easy. Antitrust suits for treble damages are clearly legal actions. See In re Japanese Electronic Products Antitrust Litigation, 631 F.2d 1069, 1079 (3d Cir. 1980) (antitrust suits for treble damages are plainly legal; remedy of compensatory and punitive damages traditionally associated with courts of law). Indeed, punitive damage awards such as the treble damages available under the antitrust laws were historically available only at common law, not in equity. See Decorative Stone Co. v. Building Trades Council, 23 F.2d 426, 427-28 (2d Cir.), cert. denied, 277 U.S. 594 (1928).

The second inquiry is harder. The only circuit court decision holding that a state is entitled to a jury trial seemingly reached only the first question of the two part inquiry. There, the court simply looked to the issue involved, determined it was a legal issue, but did not consider the significance, if any, of the fact that a state was making a jury demand. See United States v. New Mexico, 642 F.2d 397, 399-400 (10th Cir. 1981). In that case, the United States sued New Mexico because the state had assessed and collected an allegedly unauthorized tax against a private contractor, working for the United States, who ultimately passed the tax on to the federal government. New Mexico requested a jury trial, and the trial court denied the request. On appeal, the Tenth Circuit held that the suit was in effect an action for a tax refund and found that the taxpayer had an historical right to a jury trial

in such an action.* The court then concluded that the right to jury was reciprocal and the taxing entity, New Mexico, was entitled to a jury trial as well. The court reasoned that it was anomalous for the federal government to recognize the right to jury trial in a case where the United States was the taxing entity but not in a case where the United States was the taxpayer. Thus, the Tenth Circuit concluded that New Mexico was entitled to a jury trial based solely on the nature of the issues involved. The court did not discuss the problem underscored by the appellant oil companies here, i.e., whether there is some special historical problem when a state is the party demanding the jury.

There were, of course, no states in England in 1791. Therefore, we must reason by analogy. States in our federal system are in a legal position similar to that of the English sovereign. Like the English sovereign, states are sovereign entities and cannot be sued without consent. Having

[&]quot;The oil companies correctly point out that the Tenth Circuit in United States v. New Mexico was wrong in at least one respect. The court looked at historical practice in England and early America and concluded there was an historical right to jury trial in tax refund cases. The United States Supreme Court in Lehman v. Nakshian, 453 U.S. 156, 161 n.8 (1981), in a footnote observes that there was great historical reluctance to provide for jury trials against the United States in tax refund cases. The Supreme Court says that Congress "broke with precedent" by establishing a statutory right to jury trial in tax refund cases in 1954, whereas the Tenth Circuit said that the 1954 jury trial provision was a "reaffirmation" of a historical right to jury trial in tax refund cases. 642 F.2d at 401. The Tenth Circuit appears to be wrong on this point.

⁹Somewhat inexplicably, the oil companies argue that the doctrine of sovereign immunity weighs against the states' right to jury trial here. We cannot see how sovereign immunity principles support the oil companies' argument. According to sovereign immu-

observed that the position of the states is analogous to that of the English crown, we also note that the crown was entitled to jury trial on demand under the common law that existed in 1791 in England. There are many cases, both before and after 1791, where the crown brought suit before a jury. The following are illustrative: The King v. Cotton, 145 Eng. Rep. 729 (1751) (dispute between the crown and a nobleman about who had priority as creditor of a bankrupt; reference to jury findings); The King v. Marsh, 145 Eng. Rep. 842 (1751) (pleading stage case mentioning limitations on what jury may decide); The King v. Humphrey, 148 Eng. Rep. 371 (1824) (jury decided whether wharfinger had valid lien on goods seized by the crown to satisfy a debt); Rex v. Peto, 148 Eng. Rep. 577 (1826) (dispute over whether a custom house was built to crown's specifications—lists findings of jury).

In fact, trial by jury was originally a royal, as opposed to a popular right.

At common law, the jury was developed not merely as a protection for the individual, but also by the monarchs for their use. Indeed, after the Norman Conquest juries were "the prerogative rights of the Frankish kings." 1 F. Pollack & F. Maitland, The History of English law, 140 (2d ed. 1898 reprinted 1952). The jury "triumphed in this country [England] over the natural disinclination of Englishmen to admit

nity principles, individuals are not entitled to sue governmental entities unless the entity consents. Frequently, the governmental entity consents to suit, but only on the condition that the private litigate forego a jury trial. Thus, by virtue of the doctrine of sovereign immunity, individuals may not be entitled to jury trials against the government. Just because individuals may not be entitled to jury trials against the government, it does not follow that the government is not entitled to jury trials against individuals.

that this 'palladium of our liberties' is in its origin not English but Frankish, not popular but royal." *Id.* at 141-41.

E.E.O.C. v. Corry Jamestown Corp., 719 F.2d 1219, 1224 (3d Cir. 1983).

In sum, applying the two-stage historical analysis to determine the scope of the Seventh Amendment, we find that the issues to be tried are legal and are the type that would have been tried to a jury in 1791. Moreover, we conclude that states enjoy a right to jury trial akin to that enjoyed by the English crown in 1791.

B. The Seventh Amendment's Scope Is Not Limited to Individuals.

The appellant oil companies argue next that the Seventh Amendment was only intended to preserve the jury trial right as it existed in 1791 for individuals, and not for governments. At the outset, we note that the appellants' argument finds no support in the neutral language of the Seventh Amendment, which says that "in suits at common law . . . the right of trial by jury shall be preserved. . . ." "By its terms, the [Seventh] [A]mendment is not restricted to citizens, but preserves the right for those who enjoyed it previously." E.E.O.C. v. Corry Jamestown Corp., 719 F.2d 1219, 1224 (3d Cir. 1983) (holding that the EEOC is entitled to jury trial when it brings suit on behalf of an individual employee for violations under the Age Discrimination in Employment Act).

Other provisions of the Bill of Rights, not as neutrally worded as the Seventh Amendment, have been interpreted to protect individuals and governments alike. The best example of this is the Sixth Amendment. Although the Sixth Amendment expressly provides the right to jury trial only for the "accused," the Supreme Court has held that the government has the right to insist on a jury trial once the accused has waived the right. Singer v. United States, 380 U.S. 24, 36 (1965) (the government has a legitimate interest in seeing cases in which it believes conviction is warranted tried before the tribunal which the Constitution regards as most likely to produce a fair result).

Another example of a less-neutrally worded Bill of Rights provision held to protect state governments is the Fifth Amendment. It provides "nor shall any person . . . be deprived of life, liberty, or property, without due process of law; nor shall private property be taken for public use, without just compensation." (Emphasis added.) Despite the fact that the Fifth Amendment seems to protect only individuals, as it is worded in terms of "person" and "private property," this court has held that the United States had to pay just compensation to California for taking underwater lands to expand the San Francisco Naval Shipyard. See California v. United States, 395 F.2d 261, 263 (9th Cir. 1968).

Undeterred by the Seventh Amendment's neutral wording, the appellants delve exhaustively into both the sparse legislative history and the subsequent judicial interpretations of the Seventh Amendment in an effort to prove that it applies only to protect individuals from government curtailment of the right to jury trial, not to preserve such a right in government entities. First, the appellant oil companies refer to a number of state constitutions much less neutrally-worded than the Seventh Amendment, to support

the notion that only individuals were meant to have the right to trial by jury. For example, The Delaware Declaration of Rights, passed in 1776, contained the following provision: "That trial by jury of facts where they arise is one of the greatest securities of the lives, liberties and estates of the people." Sources of Our Liberties 339 (R. Perry, J. Cooper ed. 1959) (emphasis added).

The wording of state constitutions is of little value in interpreting the scope of the Seventh Amendment, however, because states' practices regarding jury trial varied widely. In fact, the degree of variance between states at the time the Bill of Rights was passed accounted in large part for the neutral, and somewhat ambiguous, language of the Seventh Amendment.

Thus, it was agreed that, with no federal practice to draw on and since state practices varied so widely, any compromising language would necessarily have to be general. As a result, although the Seventh Amendment achieved the primary goal of jury trial adherents to incorporate an explicit constitutional protection of the right of trial by jury in civil cases, the right was limited in general words to "suits at common law." (Footnote omitted.)

Colgrove v. Battin, 413 U.S. 149, 154-55 (1973).

Second, the appellant oil companies rely on highly rhetorical suggestions for improvements to the federal constitution made by ratifying states. These suggestions speak of the right to jury trial as a right of individuals. For example, Pennsylvania ratified the Constitution but recommended that the First Congress amend the constitution to guarantee variety of individual rights, including the right to jury trial. The Pennsylvania antifederalists believed

the proposed amendment was necessary to "preserve[] in the hands of the people, that share which they ought to have in the administration of justice." (Quoted in Wolfram, The Constitutional History of the Seventh Amendment, 57 Minn. L. Rev. 639, 695-96 (1973)).

Also quoted by appellants are selected statements from the framers themselves indicating that the major concern behind the Seventh Amendment was protecting the right of individuals to jury trial. For example, in his speech introducing the proposed amendment to Congress, James Madison referred to the right to trial by jury as "essential to secure the liberty of the people. . . ." 2 B. Schwartz, The Bill of Rights: A Documentary History 1029 (1971).

This rhetoric is unpersuasive. There is no evidence that these statements were prompted by the notion that to protect the right of individuals to a jury trial, states must be excluded from the Amendment's coverage. Rather, these statements were sparked by concern over the broad powers of the federal government under the new constitution.

Third, the appellants point out the interesting fact that an early draft of the Seventh Amendment was much less neutral, guaranteeing a right to a jury trial in controversies "between man and man." Both sides claim that

¹⁰The very first proposal for a constitutional guarantee of the right to jury trial was introduced at the Philadelphia Constitutional Convention of 1787 by Charles Pinckey of South Carolina and Elbridge Gerry of Massachusetts. It was neutrally worded: "And a trial by jury shall be preserved as usual in civil cases." (Quoted in Wolfram, The Constitutional History of the Seventh Amendment, 57 Minn. L. Rev. 639, 660 (1973)).

The Constitutional Convention failed to enact a bill of rights, and the lack of individual rights guarantees was nearly fatal to

this earlier draft supports their position. The states and amici argue that the elimination of the "between man and man" language was a conscious attempt on the part of the drafters to make the Seventh Amendment neutral, or even to affirmatively protect the right of governments to a jury trial. The appellants argue that the "between man and man" language indicates that the drafters never intended to protect government entities. They also argue that the change away from the "between man and man" language was meant to secure an individual's right to a jury trial against a government entity. We accept the view of the only authority cited by either party on the effect of the "between man and man" language. The commentator attaches no importance to the seemingly drastic change from "between man and man" to wording totally neutral on the nature of the parties protected by the Seventh Amendment. See 2 B. Schwartz, The Bill of Rights, a Documentary History 1050 (1971) ("It is fair to say that the Committee version [of the Bill of Rights] made no substantial alteration in the original Madison draft."). See also Wolfram, 57 Minn. L. Rev. at 728-29.

Finally, the appellants cite from many court cases expounding on the nature of the Bill of Rights and the Seventh Amendment in particular. All quotes are vari-

ratification. When the First Congress met, the addition of a bill of rights was a high priority. James Madison's proposed amendment presented to Congress on June 8, 1789 contained the "between man and man" language. The phrase was taken from the declaration of rights adopted by the Virginia ratification convention. See Wolfram at 728 n.258. Madison's proposal was referred to a select committee, whose members revised Madison's draft to read "In suits at common law, the right of trial by jury shall be preserved." The House acting as a committee of the whole adopted the select committee's revision without debate. See Wolfram at 729.

ations upon the theme that the Bill of Rights was designed to protect individuals. E.g., Lewis v. United States, 385 U.S. 206, 209 (1966) ("The various protections of the Bill of Rights, of course, provide checks . . . for the protection of the individual."). These pronouncements were not made in situations where courts were considering the rights of state governments, and we find them unpersuasive. Moreover, as we explain below, an additional ground for our holding is that by protecting the states' right to jury trial here, we are also protecting the rights of their individual citizens.

In sum, we find that the sparse legislative history of the Seventh Amendment does not demonstrate that the framers of the Constitution intended it to limit the right of jury trial to individuals only.

V. THE STATES' DUAL ROLE IN THIS LITIGATION SUPPORTS THEIR RIGHT TO JURY TRIAL

The premise underlying appellant oil companies' argument against the states' right to a jury trial is that the states are sovereigns, capable of protecting their own interests, and undeserving of protections afforded by the Bill of Rights, including the right to jury trial. But in this litigation, the states are suing in their proprietary, not sovereign, capacities, just as an injured individual or corporation would sue. In Georgia v. Evans, 316 U.S. 159, 162 (1942), the Supreme Court compared the states to ordinary individuals who suffer from violations of the antitrust laws. ("We can perceive no reason for believing that Congress wanted to deprive a State . . . of the civil remedy of treble damages which is available to other purchasers. . . ."). See also Pfizer, Inc. v. Government of

India, 434 U.S. 308, 318-19 (1978) (foreign government could sue for antitrust violation to same extent as any other person).

Moreover, the states are also suing as parens patriae on behalf of all their citizens, who would have a right to a jury trial if suing individually. 15 U.S.C. § 15(c) (1982). In analogous situations, the Supreme Court has held that the right to jury trial on underlying claims is unaffected by the fact that suit is brought by someone acting in a representative capacity. For example, in Ross v. Bernhard, 396 U.S. 531 (1970), the Supreme Court held that the representative shareholder in a derivative action is entitled to a jury trial if the corporation would have had the right to a jury trial had it brought suit on its own.

The claim pressed by the stockholder against directors or third parties "is not his own but the corporation's" The heart of the action is the corporate claim. If it presents a legal issue, one entitling the corporation to a jury trial under the Seventh Amendment, the right to a jury trial is not forfeited merely because the stockholder's right to sue must first be adjudicated as an equitable issue triable to the court.

Ross, 396 U.S. at 538-39 (citations omitted).

Similarly, in E.E.O.C. v. Corry Jamestown Corp., 719 F.2d 1219, 1225 (3d Cir. 1983), the Third Circuit held that when the Equal Employment Opportunity Commission brings suit on behalf of a victim of age discrimination, the Commission is entitled to a jury trial. The Court explained that it would be inequitable and anomalous to hold that an individual otherwise entitled to a jury trial

is deprived of that right because the Commission chooses to bring suit on his behalf.

Therefore, if we were to adopt Corry Jamestown's interpretation of the governing statutory provisions, the Commission's decision to sue on an individual's behalf, rather than enuring to that individual's benefit, as Congress intended, would serve to deny the right to have the claim heard by a jury of one's peers. In order to avoid this inequitable and anomalous result, since the Commission is suing as a surrogate or in a representative capacity, the Commission must have the same rights that are possessed by the individual.

719 F.2d at 1225.

Here it would similarly be anomalous to deny the states a right to jury trial. Individual citizens would clearly have the right to jury trial on their individual claims, and the right to jury trial should not be affected by the fact that a state is suing on their behalf. Affording the states a jury trial essentially recognizes their citizens' rights to a jury trial on antitrust claims that may not be significant enough to be litigated individually, but that are of enormous collective importance.

Thus, the appellants' argument that the states are sovereign¹¹ and not entitled to a jury trial necessarily fails

¹¹The states correctly point out that although they may be considered sovereigns in their own court system, they are not sovereign when suing in the federal courts. They do not control the court system or enjoy special powers. It should also be pointed out that cities are not sovereigns even in the state court system, and thus Long Beach is in a better position than the states to argue that it has the right to a jury trial. "Cities are not themselves sovereign; they do not receive all the federal deference of the states that create them." City of Lafayette v. Louisiana Power & Light Co., 435 U.S. 389, 412-13 (1978) (citations omitted).

again because the states are suing in their proprietary capacities and as representatives of their citizens, who are clearly constitutionally entitled to a jury trial.

VI. CONCLUSION

Modern juries have a dual purpose, "in criminal cases to prevent government oppression . . . and in criminal and civil cases, to assure a fair and equitable resolution of factual issues. . . ." Colgrove v. Battin, 413 U.S. 149, 157 (1973) (citations omitted). The second function, the assurance of a fair and impartial resolution of factual questions. is at stake whether it is a state government or a private individual that desires a jury. See E.E.O.C. v. Corey Jamestown Corp., 719 F.2d at 1224. As the Supreme Court has recognized, "[w]ith, perhaps, some exceptions, trial by jury has always been, and still is, generally regarded as the normal and preferable mode of disposing of issues of fact in civil cases at law as well as in criminal cases." Dimick v. Schiedt, 293 U.S. 474, 485-86 (1934). We conclude that the states and the citizens they represent should not be deprived of the "normal and preferable mode" of resolving their antitrust claims against the appellants.

AFFIRMED.

Appendix B

United States District Court for the Central District of California

> MDL Docket No. 150 WPG All State Cases

In Re: Coordinated Pretrial
Proceedings In Petroleum Products
Antitrust Litigation
[Filed Oct. 28, 1982]

Order Denying Motion To Strike Plaintiff States' Demands For Jury Trial, And Certification Pursuant To 28 U.S.C. § 1292(b)

This Court, having heard and considered written and oral argument of counsel, it is hereby ordered that defendants' motion to strike plaintiff States' demands for jury trial is denied.

This Court is of the opinion that said order involves a controlling question of law as to which there is a substantial ground for difference of opinion, and that an immediate appeal from the order pursuant to section 28 U.S.C. § 1292(b) may materially advance the ultimate determination of this litigation. Defendants have seriously challenged whether the States have a right under the Seventh Amendment or any Federal statute to demand a jury trial and I believe that it would be in the interest of justice for the appellate courts to rule definitively, and as soon as practicable, on this question. The resolution of this issue would have a very significant effect on the further conduct of this

case. There will be a vast difference between trial of these cases to a jury compared with trial to the court. If there is to be no jury, that should be determined before the trial.

Dated: October 27, 1982.

/s/William P. Gray

WILLIAM P. GRAY
United States District Judge

Appendix C

Atlantic Richfield Company

ABE Beverage, Inc.

Agro Internacional, S. de R.L. de C.V.

Almeg Extrusion Company, Inc.

Alpart Farms (Jamaica), Ltd.

Alumina Contractors Ltd.

Alumina Partners of Jamaica

Alyeska Pipeline Service Company

Ambler Mining Company

Anaconda Exploration New Zealand Limited

Anaflex, S.A. de C.V.

Anamax Mining Company

Anamet, S.A. de C.V.

ARCO Australia Coal Pty. Ltd.

ARCO Chemical IBERICA, S.A.

ARCO Oil Limited

ARCO Solar Nigeria Ltd.

Arilan, S.A. de C.V.

Arpet Petroleum Limited

Atlantic Richfield Oil Limited

Atlantic Richfield de Mexico, S.A. de C.V.

Aughinish Alumina, Ltd.

Aughinish Estates Limited

Aughinish Finance, Limited

Aughinish Property (Nominees) Limited

Badger Pipeline Company

Bingham Development Company

Black Lake Pipe Line Company

Blair Athol Coal Pty., Limited

British American Metals Company, Limited

Candel International Limited

Caribou-Chaleur Bay Mines Ltd.

Caribou-Smith Mines Ltd.

Centroamericana de Cobre, S.A.

Chile Copper Company

Cobre de Hercules, S.A.

Cobre de Mexico, S.A.

Cobrecel, S.A. de C.V.

Colonial Pipeline Company

Compania Minera Dos Republicas, S.A. de C.V.

Compania Minera Kappa, S.A.

Compania Minera Penacobre, S.A.

Compania de Petroleo Ganso Azul, Ltda.

Cook Inlet Pipe Line Company

Cupro San Luis, S.A. de C.V.

Curragh Coal Sales Co. Pty. Ltd.

Delaware Bay Transportation Company

Dexter de Mexico, S.A.

Dixie Pipeline Company

East Texas Salt Water Disposal Co.

85819 Canada Limited

Eisenhower Mining Company

Empresa de Comercio Exterior Mexicano, S.A. de C.V.

Energy Transportation Systems, Inc.

Ericsson

Flower Street Limited

Gravity Adjustment, Inc.

Greater Pacific Limited

Griffith-Consumers Company

Hardy Oil Company

Imperial Eastman de Mexico, S.A. Impulsora De Cobre, S.A. de C.V. Industrias Nacobre, S.A. de C.V. Industrias Tecnos, S.A. de C.V. Iricon Agency Ltd.

Jamaica Alumina Security Company Ltd.

Kenai Pipe Line Company
Kronos, Computacion y Teleproceso, S.A. de C.V.
Kuparuk Transportation Capital Corporation
Kuparuk Transportation Company

Las Quintas Serenas Water Company Lavan Petroleum Co. Lingobronce, S.A.

Manufacturera Mexicana De Partes Para Automoviles, S.A. de C.V.

Mayflower Mining Company
R. W. Miller (Holdings) Limited
Minera Anaconda Limitada
Montoro, Empresa Para La Industria Quimica

Nacional de Cobre, S.A. New Bingham Mary Mining Company Nihon Oxirane Company, Ltd. Nordisk Mineselskab A/S

P. T. Arutmin Indonesia
Park City Ventures
Park Cummings Mining Company
Park Premier Mining Company
Participaciones Mexicanas, S.A. de C.V.
Platte Pipe Line Company
Prince Consolidated Mining Company
Productos Especiales Metalicos, S.A.

Richfield U.K. Petroleum, Limited Rodman Inc.

Saudi Cable Company
Servicios Industriales Nacobre, S.A.
Sinclair (U.K.) Oil Company Limited (SIOC)
Sinclair Venezuelan Oil Company
Skaland Grafitiverk A/S
Smoke House Copper Mining Company
Sociedad Anonima Marvin
Solar Energy Center
Solvamex, S.A. de C.V.
Stup & Costello, Inc.
SUMIARCO Company Limited

Tecumseh Pipe Line Company Texas-New Mexico Pipe Line Company Trans Mountain Oil Pipe Line Company Tubos Flexibles, S.A.

Union de Credito Industrial Vallejo, S.A. United Park City Mines Company

The Walworth Company West Mayflower Mining Company William Prym de Mexico, S.A.

Chevron Corporation

AMAX Inc.

Swecomex, S.A.

American Overseas Petroleum Limited

P. T. Caltex Pacific Indonesia
Caltex Petroleum Corporation
Cetus Corporation
Chevron do Brasil Participacoes e Empreendimentos Ltda

Chevron Oil Company of Portugal Compania de Niguel Colombiano, S.A. Compania de Petroleo Chevron, S.A. Crest Exploration Limited

Huntington Beach Company

Oil Insurance Limited

Refineria Petrolera de Guatemala—California, Inc.

UNC Resources, Inc.

Exxon Corporation

Abu Dhabi Company for Onshore Oil Operations Abu Dhabi Petroleum Company Limited Ace Polymer Co., Ltd. Aditivos Orinoco, C. A.

Adria-Wien Pipeline Gesellschaft mit besohrankter Haftung Aishin Sekiyu K. K.

Aktiebolaget Svensk Petroleumadministration

Alberta Products Pipe Line Ltd.

Al-Jubail Petrochemical Company

Altona Petrochemical Company Limited

Alyeska Pipeline Service Company

Andian National Corporation, Limited

Arabian American Oil Company

Aramco Overseas Company

Aramco Services Company

A/S Futurum

A/S Hydrantanlaegget Kobenhavns Lufthaven, Kastrup

Asakawa Sekiyu K.K.

Asociacion Civil "Academy La Castellana"

Assistance Services S.A.

Atlas Supply Company

Atlas Supply Company of Canada Limited Australian Synthetic Rubber Company Limited Aviation Services Saudi Arabia Limited Awaji Gas Nenryo Kebushiki Kaisha

Bangkok Aviation Fuel Services Limited
Banshu Ekika Gas K. K.
Bayerische Erdgasleitung G.m.b.H.
BSB Gewerkschaften Brigitta und Elwerath
Betriebafuhrunggesellschaft m.b.H.

Bel-Air Entreposage S. A.

BTAS, Inc.

Building Products of Canada Limited Byron Creek Collieries Limited

Byron Creek Collieries (1983) Limited

Canada Wide Mines Ltd.

Carnduff Gas Limited

Castle Peak Power Company Limited

Champlain Oil Products Limited

Chingi Airport Fuel Hydrant Installation Pte. Ltd.

Chuo Sekiyu Hanbai K.K.

Cia Refinadora Petrola Santo Domingo, Inc.

Colmant Cuvelier Dodge S.A.

Colmar Suriname Oil Company, Ltd.

Compagnie d'Etancheite Africaine en Cote d'Ivoire S. A.

Compania Minera Disputada de Las Condeo S.A.

Comptoir Auxiliaire du Petrole

DFTG Deutsche Flussigerdgas Terminal GmbH

Daihatsu Sekiyu K.K.

Daiichi Kouyu K. K.

Daitsu Sangyo K.K.

Delta Rope & Twine Limited

Depot Petrolier du Grosivaudan

Depots de Petrole Cotiers

Depots Petrolier de la Corse

Det Gronlandske Olieaktieselskab

Deudan-Holding GmbH

Deutsche Erdgas Transport G.m.b.H.

Deutsche Transalpine Oelleitung G.m.b.H.

Devon Estates Limited

Dixie Pipeline Company

Dodge de Mexico S.A. de C.V.

Drivmedelecentralen Aktiebolag

Dukhan Service Company

86129 Canada Ltd.

ESF Limited

Eagle Kenso K.K.

East Japan Oil Development Company, Limited

East Texas Salt Water Disposal Company

Eiko Sekiyu K.K.

Ejendomsaktieselskebet ef 12, juni 1964

Eiwerath Erdol und Erdgas AG

Emirates Oilfield Chemicals Company

Emori Sekiyu K.K.

Emsland-Erdolleitung G.m.b.H.

Erdgas-Verkaufs-Gesellschaft m.b.H.

Escuela Las Morochas, C. A.

Esso Chimie

Esso Energie G.I.E.

Esso Exploration and Production Angola Inc.

Esso Italiana S.p.A.

Esso Malaysia Berhad

Esso of Canada Limited

Esso Resources Canada Limited

Esso Societe Anonyme Francaise

Esso Standard Tunisie S. A.

European Gas & Electric Company

Exact Reisebyra A/S

Excess and Treaty Reinsurance Corporation

446259 Ontario Limited

FPE South Africa (Proprietary) Limited

F. T. Giken Kabushiki Kaisha

Federal Pacific Electric de Mexico S.A. de C.V.

Federal Pioneer Limited

Ferngas Nordbayern G.m.b.H.

Ferngas Salzgitter GmbH

Forenade Svenska Oljeimportorers AB

Forjan de Colombia, S. A.

Fuji Kogyo K.K.

Fuji Uuyu K. K.

Fukui Sekiyu K.K.

General Busaan K.K.

General Highway K.K.

General Petrochemical Industries Limited

General Sekiyu K.K.

General Sekiyu Okinawa Hanbai K.K.

General Shipping Co. Ltd.

General Unyu Kabushiki Kaisha

Geobutane-Lavera

Gewerkschaft Brigitta

Gewerkschaft Elwerath

Gewerkschaft Elwerath & Co. GmbH.

Gewerkschaft Erdol-Raffinerie Deurag-Nerag

Gilbarro do Brasil S. A.-Equipamentos

Goroku Sekiyu K.K.

Grande Ecaille Land Company, Inc.
Groupement Immobilier Petrolier
Groupement Petrolier Aviation
Groupement Petrolier du Finistere G.I.E.

Hankyu Ferry K.K.

Hannoversche Erdolleitung G.m.b.H.

Hanshin Kyowa Sekiyu K.K.

Hayakawa Sekiyu K.K.

Heinrich Schneider Spedition GmbH

Hiroshima General Gas Juten Kabushiki Kaisha

Hoei Sekiyu K.K.

Hokuyu Sekiyu K. K.

Houston Regional Monitoring Corporation

Houston Regional Monitoring Corporation Hydranten-Betriebsgesellschaft Hydrierwerke Poelitz Aktiengesellschaft

Imperial Oil Limited
Imperial Pipe Line Company, Limited, The
Inada Ekka Gas Kabushiki Kaisha
Industrias Reliance S.A. de C.V.
Intecom, Inc.
Interface Mechanisms Inc.
Internationale Gas Transport Maatschappij B.V.
Interprovincial Pipe Line (Alberta) Ltd.
Interprovincial Pipe Line Limited
Interprovincial Pipe Line (NW) Ltd.
Investment Promotion Enterprises Limited
Iranian Oil Participants Limited
Iranian Oil Services (Holdings) Limited
Iranian Oil Services Limited
Irang Petroleum Company, Limited

Irag Petroleum Company, Limited Iraq Petroleum Pensions, Limited Japan Butyl Company Limited Japan Coal Liquefaction Development Company, Ltd. Jersey Nuclear-Avco Isotopes, Inc.

K.K. Aizu General

K.K. Daimaru

K.K. General Sekiyu Hanbaisho

K.K. Heian Sekiyu

K.K. Kanagawa Sekiyu Shokai

K.K. Kyoei Shoshe

K.K. Kyowa Sekiyu Service

K.K. Marugo Izumasa Shoten

K.K. Niimi Kirun

K.K. Nippatsu

K.K. Standard Sekiyu Osaka Hatsubaisho

K.K. Toko

K.K. Toresen

K.K. Uwano Sekiyu Shokai

K/S ejendomsseiskebet af 8, oktober 1965

K/S Hoje Taastrup Storcenter 11

K/S Statfjord Transport A/S & Co.

Kabushiki Kaisha Sankyo Plastics

Kai Tak Refuellers Company Limited

Kanto Kygnus Sekiyu Hambai K.K.

Karlsruhe-Stuttgart Rohrleitung Gesellschaft mbH

Kawasaki Kyguna Sekiyu Hambai Kabushiki Kaisha

Kawasaki Naiko Kabushiki Kaisha

Keihin Kygnus Kabushiki Kaisha

Keiyo Sekiyu Hanbai K.K.

Kenya Petroleum Refineries Limited

Kepco Mfg. Inc.

Kibo Sekiyu Hanbai K.K.

Kiinteisto Oy Myllynksllio

Kinwa Sekiyu K.K.

Kobe Port Service Kabushiki Kaisha

Kobe Standard Sekiyu K. K.

Kowa Sekiyu K.K.

Kowloon Electricity Supply Company Limited

Kygnus Ekka Gas Kabushiki Kaisha

Kygnus Kosan Kabushiki Kaisha

Kygnus Sekiyu K. K.

Kyushu Eagle K.K.

LFL Investments, Inc.

La Compagnie Electrique Pioneer du Quebec, Inc.

Lakehead Pipe Line Company, Inc.

LEAG Aktiengesellschaft für luzerisches Erdol

Les Dooks des Petroles d'Ambes

Les Restaurants Le Voyageur Inc.

Long Beach Oil Development Company

Magota Sekiyu K.K.

Magyar Amerikai Olajipari Reszvenytarsasag

Mainline Pipelines Limited

Makoto Sekiyu Kabushiki Kaisha

Maortgaz Ertekesito R. T.

Maple Leaf Petroleum Limited

Maquinas de Coser y Border Sigma, S. A.

Mars-Alcatel, S.A.

Marugo Gas K.K.

MEGAL FINCO

MEGAL GmbH

Meiji Sekiyu K.K.

MFSBIC Financial Corporation of Houston

Mikawa Bussan K.K.

Mittelrheinische Erdgas Transport Gesellschaft mit beschrankter Haftung

Mongeau & Robert Cie Ltee

Montreal Pipe Line Limited/Les Pipe-Lines Montreal Limitee

Moraine Properties Ltd.

95269 Canada Limited

Nakabayashi Sekiyu K.K.

Nansei Sekiyu Kabushiki Kaisha

Native Venture Capital Co. Ltd.

Near East Development Corporation

Neptune Bulk Terminals (Canada) Ltd.

Nichimo Kabushiki Kaisha

Nichimo Oil (Bermuda) Co., Ltd.

Nichimo Sekiyu Seisei Kabushiki Kaisha

Nikko Sangyo K.K.

Nippon Unicar K.K.

Nisku Products Pipe Line Company Limited

Nissei Sekiyu Kabushiki Kaisha

Norddeutsche Erdgas-Aufbereitungs G.m.b.H.

Norddeutsche Mineraloelwerke Stettin G.m.b.H.

Norddeutsche Oelleitungs-gesellschaft m.b.H.

Nordrheinische Erdgas Transport Gesellschaft mit beschrankter Haftung

Nord-West Oelleitung G.m.b.H.

Northward Developments Ltd.

Northwest Company, Limited

Nottingham Gas Limited

107580 Canada Inc.

Office Prive d'Assurances et de Courtages Offshore Medical Support Limited Oil Field Chemicals Company (Saudi Arabia) Ltd.
Oil Service Company of Iran (Private Company)
Oil Transport Company (Saudi Arabia) Limited
Oldenburgische Erdol Gesellschaft m.b.H.
Osaka Propane Gas Hambai Kabushiki Kaisha
Osaka Sekiyu Gas Yuso K. K.

P. T. Stonvac Indonesia Pars Investment Corporation Peninsula Electric Power Company Limited Petrole Assistance Lyon (S.A.R.L.) Petrole Assistance Marseille (S.A.) Petrole Assistance Orleans (S.A.R.L.) Petrole Assistance Paris T.R. (SA) Petroleum Refineries (Australia) Proprietary Limited Petroleum Services (Middle East) Limited Petroleum Tankship Company, Inc. Petrosvibri S.A. Pipeline Service Pipe Line Service Company, Inc. Pipeline Service Iran Pipeline Service U.K. Pipe Line Services, Inc. Plantation Pipe Line Company Polder-Seehafen-Harburg GmbH Polyolefins Product Co. Ptv. Ltd. Portland Pipe Line Corporation Potencia Industrial S.A. Productos Lorain de Mexico S.A. de C.V.

Qatar Petroleum Company Limited Qualbank, Inc.

Progas A/S

Raffinerie du Midi S.A.R.L.

Rainbow Pipe Company, Ltd.

Redwater Water Disposal Company Limited

Refineria Petrolera Acajutla, S.A.

Reliance Electric & Engineering Company de Mexico S.A. de C.V.

Reliance Electric Limited

Reliance Electric Ltd.

Reliance Electric S.A. (Spain)

Renix Co. Ltd.

Renown Building Materials Limited

Rheingas Erdgasleitungs-Gesellschaft m.b.H.

Rotterdam-Antwerpen Pijpleiding (Nederland) N.V.

Ruhrgas Aktiengesellschaft

S.A. du Pipeline a Produits Petroliers sur Territoire Genevoia (SAPPRO)

S & M Pipeline Limited

S.O.P.—Societa Oleodotti Padani S. p. A.

Saitama Sekiyu Hanbai K.K.

Sakurajima Futo K.K.

Sanko Oil Kabushiki Kaisha

Sanwa Kasei Kogyo Kabushiki Kaisha

Sanvo Sekivu K.K.

Saraco S. A.

Schubert KG

SEAG Aktiengesellschaft für schweizerisches Erdol

Seibu Kygnus Sekiyu Hambai Kabushiki Kaisha

Seismic Industries A/S

Senpoku Oil Service K.K.

SERAM Societa per Azioni

Servacar Ltd.

Shehtah Drilling Limited

Shimoka Skiyu Kabushiki Kaisha

Shimoyama Sekiyu K.K.

Shin-Nihon Yukagaku Kogyo K. K.

Shinohara Oil K. K.

Shizuoka Kanesho Hambai Kabushiki Kaisha

Smiley Gas Conservation Limited

Sociedad Anonima "Escuela Campo Alegre"

Sociedad de Inversiones de Aviacion

Sociedad Nacional de Oleoductos Ltda.

Societa per Azioni Raffineria Padana Olii Minerali— SARPOM

Societe Anonyme de la Raffinerie des Antilles

Societe Anonyme des Hydrocarbures

Societe Anonyme "Produits Lubrifiants de Madagascar"— PROLUMA S.A.

Societe Civile de Mustapha Algerie

Societe Civile de Participation pour la Destruction des Dechets Industriels (SOCDI)

Societe Civile Immobiliere "Courcelles-Etoile"

Societe Civile Immobiliere de la Croix au Chene

Societe Civile Immobiliere du 195 Avenue de Neuilly

Societe Civile Immobiliere Khariesse

Societe Civile Immobiliere "Kleber-Etoile"

Societe Civile Immobiliers "Les Casseaux-Bougainville"

Societe de la Raffinerie d'Alger

Societe de la Raffinerie de Lorraine

Societe de Manutention de Carburants Aviation

Societe de Manutention de Carburants Aviation Dakar-Yoff, S. A.

Societe de Promotion et de Financement Touristique (CARTHACO)

Societe d'Entrepoisage de San-Pedro

Societe des Pipe-Lines de Strasbourg

Societe des Transports Petroliers par Pipe Line

Societe d'Exploitation & de Development d'Operations Commerciales

Societe du Ceoutohouc Butyl (SOCABU)

Societe du Depot Petrolier d'Hauconcourt

Societe du Parkings du Square Boucicaut

Societe du Pipe Line de la Raffinerie de Lorraine

Societe du Pipe-Line Mediterranee-Rhone

Societe Esso de Recherches et d'Exploitation Petrolieres Esso Rep

Societe "Geomines-Caon"

Societe Harvaise de Manutention de Produits Petroliers

Societe Hoteliere de la Petite Compagne

Societe Immobiliere Paris-Niel

Societe Industrielle de Mecanique et d'Equipement Petrolier S.I.M.E.P. (S.A.R.L.)

Societe Italiana per l'Oleodotto Transalpino S.p.A.

Societe Ivoirienne d'Operations Petrolieres S.A.

Societe Malgache de Raffinage

Societe du Pipeline Sud-Europeen

Societe Reunionnaise d'Entreposage

Socony-Standard-Vacuum Oil Company

(Petroleum Maatschappij)

Southern Natural Gas Development Pty. Ltd.

Standard Kosan Kabushiki Kaisha

Standard Service K.K.

Statfjord Transport A/S

Stockage Geologque de Gas de Lavora

Suddeutsche Erdgas Transport Gesellschaft mit beschrankter Haftung

Suntech Company, Ltd.

Supertex, Inc.

Svensk Petroleumlagring Tre Aktiebolag

Syncrude Canada Ltd.

Synergistics Chemicals Limited

305120 Alberta Ltd.

346877 Ontario Limited

TAR-Tankanlage Rumlang AG

TBN Tanklager-Betriebsgesellschaft Nurnberg mbH

Taihei Bussan K.K.

Taiko Skiyu K.K.

Taisei Kogyo Sekiyu Hanbai K.K.

Taketsuru Yugyo K.K.

Tanaka Sekiyu Hanbai K.K.

Tankanlage A. G., Mellingen

Tanklager Altishausen A. G.

Tanklager Gesellschaft

Tanklager-Gesellschaft Tegel

Tanklager Lechelles I S.A.

Tanklager Taegersohen AG

Tecumseh Gas Storage Limited

THUMS Long Beach Company

Thyssengas G.m.b.H.

TIBA Speditions GmbH

Tos Nenryo Kogyo Kabushiki Kaisha

Tohko Plastics Company, Limited

Tokai General Sekiyu Hanbai K.K.

Toko Sekiyu K.K.

Toledo Scale Company de Mexico S.A. de C.V.

Toledo Werk GmbH

Tonen Energy International Corp.

Tonen Maintenance K.K.

Tonen Seikyuksgaku Kabushiki Kaisha

Tonen Tanker Kabushiki Kaisha

Tonen Technology K. K.

Towa Sekiyu K.K.

Toyoshina Film Company, Ltd.

Transalpine Finance Holdings S.A.

Transalpine Oelleitung in Oesterreich

Gesellschaft m.b.H.

Trans-Arabian Pipe Line Company

Transgaz Lavera

Tsurumaru Unyu K.K.

Turkish Petroleum Company, Limited

UBAG—Unterflurbetankungsanlage Flughafen Zurich Ulupna Estates Limited

Van Salt Water Disposal Company

W.A.G. Pipeline Pty. Ltd.

W. H. Adam, Ltee, Ltd.

Wako Jushi Kabushiki Kaisha

Wako Kaesi Kabushiki Kaisha

Westdeutche Erdolleitungs-G.m.b.H.

Westgas G.m.b.H.

Williamsport Properties Limited

Winnipeg Pipe Line Company Limited

Wohnungsbaugesellschaft, Steimbke-Rodewald G.m.b.H

Worex Distribution

Wrenford Insurance Company Ltd.

Yasaka Sekiyu, K.K.

Yellowstone Pipe Line Company

Yoshimi Gas Kabushiki Kaisha

Yusi Sekiyu K.K.

Yugan Kaisha Nishi Kobe Dosai Center

Gulf Oil Corporation

A/S Jargul

A/S Jargul and Co. K/S

AB Djurgardsberg

Adela Investment Company, S.A.

Allied-General Nuclear Services

Andogas S.A. (Switzerland)

Asia Polymer Corp.

Autobahn-Raststaette Wuerenlos AG

China Gulf Oil Company Limited

Chinhae Chemical Company, Ltd.

Colonial Pipeline Company

Delaware Bay Transportation Company

Det Gronlandske Olieaktieselskab

Dixie Pipeline Company

Emery Joint Venture

Ethyleen Pijpleiding Maatschappij (Belgium) S.A.

Ethyleen Pijpleiding Maatschappij (Nederland) B.V.

Explorer Pipeline Company

Forenade Svenska Oljeimportorers AB

Gulf Canada Limited

Gulf Oil Canada Limited Associated Companies

Gulf Oil Corporation Erisa

Gulf Oil Terminals (Ireland) Limited

Gulf Oil Zaire S.A.R.L.

Harshaw-Byrce & Co. Pty. Ltd.

Harshaw-Juarez S.A. de C.V.

Harshaw-Murata Kabushiki Kaisha

Harshaw Galvanotecnia S.A.

Harshaw Quimica Ltda.

Hochtemperatur Reaktorbau GmbH

Insco Holding & Finance Company N.V.

Keydril (Nigeria) Limited Kuwait Oil Company Limited

Laurel Pipe Line Company

Mainline Pipelines Limited Mid-Valley Pipeline Company Midwest Carbide Corporation North River Energy Company

Oil Shippers Service, Inc. Oklahoma Nitrogen Company

Paloma Pipe Line Company
Pembroke Capital Company
Pembroke Cracking Company
Petrosil Oil Company Limited
Plastigama, S.A.
Plastijal Sociedad Anonima
Platte Pipeline Company
Pol Transport AB
Pyropower Corporation

Raffinerie De Cressier S.A. Rio Blanco Oil Shale Partnership

Sarni S.P.A.-Refining
Solvent Refined Coal International, Inc.
Solvo Finanzierungs-Und Beteiligungs AG
Sunrise International Company Limited
Svensk Petroleum Administration A.B.
Svensk Petroleum Largring Tre A.B.
Svenska Petroleum Forvalting A.B.

Taita Chemical Corporation

Valley Pines Associates Venezuela Gulf Refining Company

West Texas Gulf Pipe Line Company Standard Oil Company of California

Mobil Oil Corporation

AB Djurgardsberg

Abu Dhabi Petroleum Company Limited

Ace Polymer Co., Ltd.

Adria-Wien Pipeline Gesellschaft m.b.H.

AIMCO (ALPHA) Shipping Company

AIMCO (Blasbjerg) Limited

AIMCO (OMEGA) Shipping Company Ltd.

Aircraft Fuel Supply B.V.

Airtankdienst Koln

AK Che.nie GmbH

AK Chemie GmbH & Co. KG

Akauma Rekisei Kogyo Kabushiki Kaisha

Alexandroupolis Petroleum Installation S.A.

Allied Asphalt Limited

Alpa Alet Ve Dayanikli Tuketim Mamulleri Pazarlama A.S.

Altona Petrochemical Company Limited

Alyeska Pipeline Service Company

Ammenn GmbH

Ankara Gas Satis Anonim Sirketi

Arabian American Oil Company

Arabian Energy Company Limited, The

Arabian International Maritime Company Limited

Arabian International Maritime Company

The Arabian Petroleum Supply Company (S.A.)

Arabian Shipping & Trading Company S.A.

Arabian Trading Company S.A.

Aral Aktiengesellschaft

A/S Fjellvegen

A/S Kongens Plass I

A/S Moretral

Ammenn GmbH

The Associated Octel Company Limited

Associated Octel Company (Plant) Limited

ATAS-Anadolu Tasfiyehanesi Anonim Sirketi

Atlas Saraha S.A.

Australian Synthetic Rubber Company Limited

Autobahn-Betriebe Gesellschaft m.b.H

Aviation Fuel Services Limited

Aygaz Anonim Sirketi

B.V. Beheersmaatschappij MOBEM

Basrah Petroleum Company Limited

Bataan Refining Corporation

Bayerische Erdgasleitung GmbH

Bin Sulaiman Mobil Towers

Bayerische Mineral Industrie A.G.

Beer GmbH

Bear GmbH & Co.

Mineralol-Vertriebs-KG

Bostadsrattsforeningen Basunen, Malmo

Bostadsrattsforeningen Forarsatet, Orby

Bostadsrattsforeningen Silverskatten, Trelleborg

Bostadsrattsforeiningen Skepparegarden, Norrkoping

Braa lev Investments (Proprietary) Limited

Brazos Heights Housing Incorporated

Brussels Airfuels Service S.C.

Buffalo River Improvement Corporation

Canners' Steam Company, Incorporated

Cansulex Limited

Canyon Reef Carriers, Inc.

Cartoenvases Valencia, S.A.

Carton de Colombia, S.A.

Carton de Venezuela, S.A.

Cartones Nationales, S.A.

Celmisia Shipping Corporation

Celulosa y Papel de Columbia, S.A.

Central African Petroleum Refineries (Pvt) Limited

Central Kagaku Kabushiki Kaisha

Cercera S.A.

Changi Airport Fuel Hydrant Installation Pte. Ltd.

Chuo Nenryo Kabushiki Kaisha

Colombianos Distribuidores de Combustibles, S.A. (CODI)

Columbianos Forestadores, S.A.

Colonial Pipeline Company

Comet-Brennstoffdienst GmbH

Commercial Polymers Pty. Ltd.

Commodore Maritime Company, S.A.

Compagnie Africaine de Transport Cameroun

Compagnie D'Entreposage Communautaire

Compagnie Rhenane de Raffinage

Compagnie Senegalaise des Lubrifiants (C.S.L.)

Compania Colombiana de Empaques Bates, SSA

Compania Colombiana De Forestacion S.A.

Compania de Lubricants de Chile Limitada (Copec-Mobil Ltda.)

Compania Mexicana de Especialidades Industriales, S.A. de C.V.

Consortium Raymond Duez

Constructora Calle 70, S.A.

Cook Inlet Pipe Line Company Corrugadora de Carton, S.A. Cyprus Petroleum Refinery Limited

D. Muhlenbruch GmbH & Co. KG

Dai Nippon Jushi K.K.

Dearborn Land Company

De. Ba. Industria Petrolifero

Depot Petrolier de Mourepiane

Depot Petrolier du Gresivaudan

Depot de Petrole Cotiers

Depots Petroliers de La Corse (DPLC)

Deutsche Pentosin-Werke GmbH

Deutsche Transalpine Oelleitung GmbH

Dicomi S.r.l.

Dixie Pipeline Company

Drivmedelscentralen AB

Dukhan Services Company

East Japan Oil Development Company Ltd.

Eastern Lease Company Ltd.

East Texas Salt Water Disposal Company

Emoleum (Asphalts) Limited

Entrepot Petrolier de Chambery

Enterpot Petrolier de Dijon

Enterpot Petrolier de Mulhouse (E.P.M.)

Enterpot Petrolier de Nancy

Entreprise Jean Lefebvre

Erdgas-Verkaufs-Gesellschaft mbH

Erdoel-Lagergesellschaft mbH

Erdoel-Raffinerie Neustadt GmbH & Co. oHG

Erdoelbetrieb Reitbrook

Erdoelraffinerie Gesellschaft mbH in Liquidation

Establissments Bouthenet

Ets. Le Goff

Ets. R. Saillard

Faavang Autoverksted A/S

FACEL

Fairwind Maritime Company, S.A.

Felix Oil Company

Fibril, S.A.

Fibras Internacionales de Puerto Rico, Inc.

Filtroleo-Sociedade Portuguesa de Filtros Lda.

Filtros De Costa Rica S.A.

Finsbury Printing Limited

First Eastleigh No. 163 (Proprietary) Limited

Fountain Garage (East Park) Ltd.

Fountain Garage (Meadowhead) Ltd.

Fountain Garage (Mercury) Ltd.

Fountain Garage (Newbury Park) Ltd.

Fountain Garage (Stirchley) Ltd.

Frome-Broken Hill Company Proprietary Limited

Fruehmesser Mineraloelhandels GmbH & Co. KG

Fruehmesser GmbH

Fuso Operations Kabushiki Kaisha

Futuro Enterprises (Christchurch) Ltd.

Futuro Homes (N.Z.) Ltd.

Gaz Aletleri Anonim Sirketi

Geomines-Caen

Geovexin

Ghana Bunkering Services Limited

Goteborgs Branslesortering AB

Groupement Immobilier Petrolier G.I.P.



Greatement Petrolier Aviation G.P.A.
Greatement Petrolier De Brest (GPB)

Handelmaatschappij Hugenholtz & Co. B.V.
H. van der Heijden Service Stations B.V.
Heizoel-Handelsgesellschaft mbH
Hellas Gas Storage Company S.A.
Home Counties Petroleum Products Limited
Hormoz Petroleum Company

Hydranten-Betriebs-Gesellschaft, Flughafen Frankfurt

Inmunizadoras Unidas, S.A.
Industria De Carbon Del Valle Cauca, S.A.
Industria Interamericana De Filtros Ltda. (INTERFIL)
Iranian Oil Participants Limited
Iranian Oil Services (Holdings) Limited
Iranian Oil Services Limited
Iraq Petroleum Company, Limited
Iraq Petroleum Pensions Limited
Iraq Petroleum Transport Company Limited
Iside, S.p.A.

Istanbul Petrol ve Makine Yasglari Limited Sirketi

Japan Airport Fueling Service Co. Limited Japan Solar Energy Co., Ltd. J.E.C.O.P.

K.D. Keysers Investments (Proprietary) Limited K.K. Sankyo Plastics K.K. Toresen Kanto Kyguns Sekiyu Hambai K.K. Kanto Oil Pipeline Co., Ltd.

Kawasaki Kygnus Sekiyu Hambai Kabushiki Kaisha Keihin Kygnus Sekiyu Hambai Kabushiki Kaisha Keiyo Sea-Berth Company, Limited
Kettleman North Dome Association
Klaus Koehn GmbH
Klaus Koehn GmbH & Co. Mineraloel KG
Kobe Port Service Kabushiki Kaisha
Kurt Ammenn GmbH & Co. K.G.
Kygnus Ekika Gas Kabushiki Kaisha
Kygnus Kosan Kabushiki Kaisha
Kygnus Sekiyu Kabushiki Kaisha
Kygnus Sekiyu Kabushiki Kaisha
Kyokyto Petroleum Overseas, Ltd.
Kyokuto Sekiyu Kogyo Kabushiki Kaisha

Les Supermarches De Cote D'Ivoire Likit Petrol Gazi ve Yakit Ticaret A.S. Lobe Chemie Gesellschaft mbb Lubricantes del Sur, S.A.

Marceaux & Cie
Matco Tankers (U.K.) Limited
Maury Manufacturing Company, Inc.
Mediterranean Refining Company
Meentzen & Franke GmbH & Co.
Mertl GmbH
Mobil Ami, S.A.
Mobil Atlas Sociedad Anonima de Capital Variable
Mobil Comercio, Industria e Servicios Ltda.
Mobil Gaz-Mobil Petrol Gazlari Anonim Sirketi
Mobil Korea Lube Oil Industries Inc.
Mobil Motor Rest AG
Mobil Nile Oil Company
Mobil Oil Gabon
Mobil Oil Ghana Limited

Mobil Oil Maroc

Mobil Oil Nigeria Limited

Mobil Oil Nord-Africaine

Mobil Oil Portuguesa, S.A.R.L.

Mobil Tunisie

Mosul Petroleum Company Limited

Motel Rest SA

Mt. Marrow Blue Metal Quarries Pty.

Ndola Oil Storage Company Limited

Near East Development Corporation

New Zealand Refining Company Limited, The

New Zealand Synthetic Fuels Corp. Ltd.

New Zealand Synthetic Fuels (Housing) Corporation Limited

Nichimo Oil (Bermuda) Co., Ltd.

Nippon Unicar Company Limited

Norddeutsche Erdgas-Aufbereitungs GmbH

Nordic Storage Company Ltd.

Nottingham Gas Limited

N.V. Rotterdam-Rijn Pijpleiding Maatschappij

N.V. Socony-Standard-Vacuum Oil Company

Occidental de Empaques, Ltda.

Octel Associates

Octel S.A.

Oil Kol (Proprietary) Limited

Oil Service Company of Iran (Private Company)

Oldenburgische Erdoel Gesellschaft mit beschrankter Haftung

Olympic Pipe Line Company

Osage Pipe Line Company

P.T. Arun Natural Gas Liquefaction Company

P.T. Berau Coal

P.T. Stanvac Indonesia

Paloma Pipe Line Company

Pars Investment Corporation

P-6-Group B.V.

Pembalta Gas System No. 1 Ltd.

Pembalta Gas System No. 3 Ltd.

Pembalta Gas System No. 4 Ltd.

Pembalta Gas System No. 5 Ltd.

Pembalta Gas System No. 6 Ltd.

Perretti Petroli S.p.A.

Petrocab

Petrogas Processing Ltd.

Petroleum Development (Cyprus) Limited

Petroleum Refineries (Australia) Proprietary Limited

Petroleum Services (Middle East) Limited

Petroleum Tankship Company Inc.

Petromin Lubricating Oil Company

Petromin Lubricating Oil Refining Company

Petromin-Mobil Yanbu Refinery Company Ltd.

Pipe Line Benal de La Goulette

Plegadizos para La Industria S.A.

Poly Oil Chimie (P.O.C.)

Prespak (Proprietary) Limited

Qualbank, Inc.

Rainbow Pipe Line Company

Randhurst Corporation

Reforestadora Andina, S.A.

Reforestadora del Cauca, S.A.

Rhodes Petroleum Installation S.A.

Rivers Court Estates, Limited

Rohel-Aufsuchungs Gesellschaft mbH

Ruhrgas Aktiengesellschaft

S&M Pipeline Limited

Samarco (Alpha) Shipping Company

Samarco (Beta) Shipping Company

Sanwa Kasei Kogyo Kabushiki Kaisha

Sarni S.p.A.

Saudi Arabian Maritime Company

Saudi Can Company, Ltd., The

Saudi Chemical Industries Company Limited

Saudi Maritime Company Ltd.

Saudi Tankers Limited

Saudi Yanbu Petrochemical Company

Schubert Kommanditgesellschaft

Segher de Mexico, S.A. de C.V.

Seibu Kygnus Sekiyu Hambai Kabushiki Kaisha

SENERCO

Seram Societa per Azioni (S.p.A.)

Sierra Leone Petroleum Refining Company Limited, The

R. Simonnet & CIE

Sociedad Calle 67, Ltda.

Sociedade Portugal Marrocos SARL

Societa Italiana per l'Oleodotto Transalpino, S.p.A.

Societe Africaine de Raffinage

Societe Alfred Ott & Cie

Societe Belge de Transport par Pipeline S.A.

Societe Camerounaise des Depots Petroliers (S.C.D.P.)

Societe Camerounaise Equatoriale De Fabrication De Lubrifiants "S.C.E.F.L."

Societe Civile de Mustapha/

Societe Civile Immobiliere Courcelles-Etoile

Societe Civile Immobiliere de Construction de 34 Avenue du General Leclerc a Boissy-St-Leger

Societe Civile Immobiliere de Construction "La Residence Brune" Societe Civile Immobiliere du 10 Bd. de la Republique A La Garenne-Colombes

Societe Civile Immobiliere Kleber-Etoile

Societe Civile Immobiliere La Fontaine Saint Lucien

Societe Civile Immobiliere Mobil

Societe Dahomeenne d'Entreposage de Produits Petroliers

Societe d'Armement Fluvial et Maritime "SOFLUMAR"

Societe de Construction & de Gestion CB 12

Societe de Distribution Castelroussine (SODICA)

Societe de Gaz D'Oceanic (SOGADOC)

Societe de Manutention de Carburants Aviation (S.M.C.A.)

Societe de Manutention de Carburants Aviation Dakar-Yoff

Societe de Manutention de Carburants Aviation de Tahiti (SOMCAT)

Societe de Maperialx d'Etancheite Pour Le Entreprises (Meple)

Societe d'Entreposage de Bobo-Dioulasso (S.E.B.)

Societe d'Entreposage d'Hydrocarbures de Bingo (SEHBI)

Societe d'Entreposage de San Pedro (SESP)

Societe d'Entreposage Petrolier au Burundi

Societe d'Habitations a Loyer Modere de la Seine Maritime

Societe des Bitumes et Cut-Backs du Cameroun

Societe Des Huiles Lemahieu

Societe de Pipe-Line Sud-Europeen

Societe Francaise Stoner-Mudge

Societe Gabonaise d'Entreposage de Produits Petroliers

Societe Gabonaise de Raffinage

Societe Industrielle des Asphaltes et Petroles de Lattaquie (Syrie) S.A.

Societe Jean Roussel S. A.

Societe Ivoirienne de Fabrication de Lubrifiants (S.I.F.A.L.)

Societe Ivoirience de Raffinage

Societe Mauritanienne d'Entreposage de Produits Petroliers

Societe Malienne D'Entreposage (SME)

Societe Nationale de Raffinage (Sonara)

Societe Pizo De Formulation De Lubrifiants (PIZOLUB)

Societe Tahitienne de Depots Petroliers

Societe Tchadienne D'Entreposage de Produits Fetroliers

Societe Togolaise d'Entreposage (STE)

Sonarep (South Africa) (Proprietary) Limited

SONEX

South African Oil Refinery (Proprietary) Limited

South Saskatchewan Pipe Line Company

South West Africa Road Binders (Proprietary) Limited

Statfjord Transport A.S.

Sydney Metropolitan Pipeline Pty. Ltd.

Syria Petroleum Company Limited

T.R. Miller Mill Company, Inc.

Tanklagergesellschaft Kohn-Bonn

Tecklenburg GmbH

Tecklenburg GmbH & Co. Energiebedarf K.G.

Texoma Pipe Line Company

Thailand Lubricant Products Limited

Thailand Solvent Products, Ltd.

Thums Long Beach Company

Toa Nenryo Kogyo Kabushiki Kaisha

Tohko Plastics Co., Ltd.

Tonen Energy International Corp.

Tonen Maintenance Kabushiki Kaisha

Tonen Sekiyu Kagaku Kabushiki Kaisha

Tonen Tanker Kabushiki Kaisha

Tonen Technology Kabushiki Kaisha

Total Centrafricaine de Gestion (TOCAGES)

Toyoshina Film Co., Ltd.

Tradewind Maritime Co., S.A.

Transalpine Finance Holdings S.A.

Transalpine Oelleitung in Oesterreich Gesellschaft m.b.H.

Trans-Arabian Pipe Line Company

Transgas Umschlags-Lager-Und Transport Gesellschaft mbH

Turkish Petroleum Company Limited

Twifo Oil Plantations Ltd.

UBAG Unterflur Betankungsanlage Flughafen Zurich

Union Grafica, S.A.

United Kingdom Oil Pipelines Limited

W.A.G. Pipeline Pty. Ltd.

Wako Kasei Kabushiki Kaisha

Wakohjushi Kabushiki Kaisha

Walton, Gatwick Pipeline Company Limited

Werner Weidemann Mineraloelvertrieb G.m.b.H.

West Shore Pipe Line Company

Wilbelm Mertl GmbH & Co. KG

Wolverine Pipe Line Company

WSG, Warme Service GmbH

Wyco Pipe Line Company

Wymondham Oil Storage Co., Limited

Zaire Mobil Oil

Zaire Services Des Entreprises Petrolieres

Shell Oil Company

Basin Pipe Line System

Bullenbay Marine Services, N.V.

Business Development Corporation of North Carolina

Butte Pipe Line Company

Capline System
Capwood Pipe Line System
Cortez Capital Corporation
Crown-Shell Baytown Feeder Line System
Curacao Oil Terminal N.V.

Dixie Pipeline Company

East Texas Salt Water Disposal Company Explorer Pipeline Company

First Harlem Securities Corporation Fractionation Research, Inc.

George Newman & Company Gravcap, Inc.

Heat Transfer Research, Inc.

Inland Corporation

LOCAP, Inc. LOOP, Inc.

MESBIC Financial Corporation of Houston

Oil Companies Institute for Marine Pollution Compensation Limited Oil Insurance Ltd. Olympic Pipe Line Company Ozark Pipe Line Company

Penn Central Corporation Plantation Pipe Line Company

Rancho Pipe Line System Royal Dutch Petroleum Company

Seadock, Inc. Shell Petroleum, N.V. The "Shell" Transport and Trading Company, Limited Ship Shoal Pipe Line System

Thums Long Beach Company

United Scientific, Inc.

West Shore Pipe Line Company

WIDC

Wolverine Pipe Line Company

Texaco Inc.

Texaco Inc.

Refineria Texaco de Honduras, S.A.

Texaco Agro-Industrial (Nigeria) Limited

Quimica Industrial "FIDES" S.A.

Texaco Canada Inc.

Public Fuel Transmission Systems Limited

Great Eastern Oil & Import Co. Limited, The

Texaco Norway A/S

Deutsche Texaco Aktiengesellschaft

Texaco Portugal Prospeccaoe Producao, S.A.R.L.

Texaco North Sea Norway A/S

Texaco Gabon

Texaco Togo

Zaire-Texaco S.A.R.L.

Texaco Nigeria Limited

Texaco-Cities Service Pipe Line Company

Tadlaqaz S.A.

American Overseas Petroleum Limited

Bunkerservice Brunsbuttel G.m.b.H.

Societe Ivoirienne De Futs et D'Emballages (Sifembal)

(See Texaco Code D'Ivoire)

Societe Guineenne De Lubrifiants et D'Emballages (SOGUILUBE) (See Texaco Africa Ltd.)

Caltex Petroleum Corporation

Australian Lubricanting Oil Refinery Limited

Phoenicia Oil Company S.A.L.

Botany Bay Tanker Company (Australia) Pty. Limited

Sydney Metropolitan Pipeline Pty. Limited

Koa Oil Company, Limited

Mediterranean Refining Company

Nippon Petroleum Refining Company, Ltd.

Tokyo Tanker Company, Limited

Caltex Deutschland G.m.b.H.

Caltex Mediterranean Limited

Condea Chemie G.m.b.H.

Federated Pipe Lines Ltd.

Flexibox G.m.b.H.

LPG de Panama, S.A.

Pembroke Capital Company Inc.

P.T. Caltex Pacific Indonesia

Petrogas, S.A.

Texaco Maroc

Societe Ivoirienne D'Avitaillements Portuaires (S.I.A.P.)

Societe Ivirienne D'Entrepasage De Produits Petroliers (S.I.E.P.P.)

Badger Pipe Line Company

Bayonne Industries, Inc.

Canyon Reef Carriers, Inc.

Colonial Pipeline Company

Coltexo Corporation

Dixie Pipeline Company

Explorer Pipeline Company

Felix Oil Company

Kaw Pipe Line Company

Laurel Pipe Line Company

LOCAP, Inc.

LOOP Inc.

Olympic Pipe Line Company

Portland Pipe Line Corporation

Texas-New Mexico Pipe Line Company

THUMS Long Beach Company

West Shore Pipe Line Company

Wolverine Pipe Line Company

Wyco Pine Line Company

Aircraft Fuel Supply B.V.

Airport Refueling Services S.p.A.

Aktiebolaget Svensk Petroleumlagring

Alberta Products Pipe Line Ltd.

Arabian American Oil Company

Associated Octel Company Limited, The

Aviation Fuel Services Ltd.

Boral Limited

New Zealand Refining Company Limited, The

South African Oil Refinery (Proprietary) Ltd.

Batangas Land Company Inc.

Changi Airport Fuel Hydrant Installation Pte. Ltd.

Ndola Oil Storage Company Limited

Central African Petroleum Refineries (Private) Ltd.

East African Oil Refineries Limited

H. C. Sleigh Limited

Pakistan Refinery Limited

Societe Malgache de Raffinage

Societe Reunionnaise d'Entreposage (S.R.E.)

Cia. Refinadora Petrolera Santo Domingo Inc.

Deutsche Transalpine Olleitung GmbH

Forenade Svenska Oljeimportorers AB

Frevlig A.G.

Gas Natural Colombiano S.A.

Ghana Bunkering Services Limited

Iranian Oil Participants Limited

Iranian Oil Services (Holdings) Limited

Irish Refining Company Limited

Maghreb Gas S.A.

Mainline Pipelines Limited

Miland Airport Refueling Services S.p.A. (MARS)

Mitsui-Texaco Chemicals Co., Ltd.

Montreal Pipe Line Company Limited

N.V. Rotterdam Rijn Pijpleiding Maatschappij

Oberheinische Mineralolwerke G.m.b.H.

Pars Investment Corporation

Pipelines of Puerto Rico, Inc., The

Raffinerie du Sud-Ouest S.A.

Refinery Services Company S.A.

Rheem del Ecuador C.A.

Rhein-Main Rohrleitungstransportgesellschaft m.b.H.

Saudi International Petroleum Carrier Ltd.

Sierra Leone Petroleum Refining Company Limited, The

Skandinaviska Raffinaderi Aktiebolaget Scanraff

Societa Italiana per l'Oleodotto Transalpino S.p.A.

Societa per Azioni Raffineria Padana Olii Minerali (SARPOM)

Societe Africaine de Raffinage S.A. (SAR)

Societe Anonyme de la Raffinerie des Antilles (SARA)

Societe D'Entreposage de Bobo-Dioulasso

Societe Camerounaise d'Entreposage (SCE)

Societe Dakaroise d'Entreposage S.A. (SDE)

Societe d'Entreposate de San Pedro S.A. (SESP)

Societe d'Entreposage Petrolier au Burundi S.A.R.L. (SEP-BURUNDI)

Societe De Manutention Des Carburants Aviation Dakar-Yoff (SMACADY)

Societe Gabonaise de Raffinage (SOGARA)

Societe Gabonaise d'Entreposage de Produits Petroliers S.A. (SGEPP)

Societe Tchadienne d'Entreposage de Produits Petroliers S.A. (STEPP)

Societe Togolaise d'Entreposage S.A. (STE)

Svensk Petroleum Forvaltning Aktiebolag

Tankanlage AG Ruemlang (TAR)

Texaco Mexicana, S.A.

Transalpine Finance Holdings S.A.

Transalpine Olleitung in Osterreich GmbH

Trinidad Asphalt Holdings Limited

Trinidad Norther Areas Limited

Trinmar Limited

Trintovac Developments Limited

United Kingdom Oil Pipelines Limited

Unterflur Betankungsanlage A.G. (UBAG)

West Australian Natural Gas Pty. Limited

Zaire Services des Entreprises Petrolieres (Zaire S.E.P.)

Aktiebolaget Djurgardsberg

Association Petroliere Belge

Aviation Fueling Services, S.A.

Aviation Service Center

Compagnie Entreposage Communautaire

Singapore Refining Company Private Limited

Societe Belge de Transport Par Pipeline S.A.

Societe de Cabotage Petrolier S.A.

Societe du Pipeline Sud-European S.A.

Societe Nationale de Raffinage
Svensk Petroleumadministration AB
Total Centrafricaine de Gestion
Societe Agricole des Entreprises Petrolieres
Union des Raffineurs Belges
Svensk Petroleumlagring Tre Aktienbolag
Societe Cameraunaise des Depots Petroliers (SCDP)
TNPL
AK Chemie GmbH & Co. KG

Bergemann KG
Braunkohle-Benzin AG
Knoops & Muller Mineralolhandel GmbH
Karlsruhe-Stuttgart Rohrleitung GmbH
Bremer Mineralolhandel GmbH
Dannenberg & Co. Mineralolhandel GmbH
Mdina Weave Ltd.

W. Knierim & Co. Mineralolhandel GmbH

Boske & Co. Mineralolhandel GmbH

HoeTex Beteiligungsgellschaft mbH

Wichmann Beteiligungsgellschaft mbH

Caluplast Farbenfabriken Wichmann

Zerssen Mineralolhandel GmbH & Co. GmbH

Getty Oil Company
Apple Valley Ranchos Water Co.
Arbuckle Pipe Line Company
Associated Oil Company

Basin Drilling Corp.
Bates Turner, Inc.
Bay Transport Corporation
Butte Pipe Line Company

Cable Enterprises, Inc.

Canadian Reserve Oil and Gas Ltd.

The Centennial Life Insurance Company

Chase Terminal Company

Chase Transportation Company

Chembond Corporation

Chembond of British Columbia Ltd.

Chemplex Company

Chemplex Construction Corporation

Chisholm Pipeline Company

Colombian Reserve Oil and Gas Company

Colorado Yampa Coal Company

Colorado Yampa Leasing Company

Delaware Getty Pipeline, Inc.

Dieter Pohlmann & Co. GmbH

Easco Marine, Ltd.

Easco, S.A.

Employers Reinsurance Corporation

Entertainment and Sports Programming Network, Inc.

ERC Management Corporation

FFEC - Five, Inc.

FFEC - Four, Inc.

FFEC - Six, Inc.

FFEC - Two, Inc.

First Consulting and Administration, Inc.

First Excess and Reinsurance Corporation

First Excess and Reinsurance Corporation

(Bermuda) Ltd.

First Fidelity Equity Corporation

First Systems Corporation

FORM Foreign Reinsurance Management AG

Frontier Hotels, Inc.

Getcom, Inc.

Getty Arkoma, Inc.

Getty Asian Oil Company

Getty Canadian Metals, Ltd.

Getty Canadian Minerals, Limited

Getty Capital Corporation

Getty Chemical Company

Getty Coal Company

Getty Coal Leasing Company

Getty Crude Gathering, Inc.

Getty Crude Terminals, Inc.

Getty Eastern Pipeline Company

Getty Energy Company

Getty Fleet Corporation

Getty Gas Gathering, Inc.

Getty International, Inc.

Getty Iran Ltd.

Getty Marine (Bahamas) Limited

Getty Marine Corporation

Getty Marine Services Limited

Getty Maritime, Inc.

Getty Minerals Company

Getty Minerals Company, Limited

Getty Minerals Marketing, Inc.

Getty Mines, Limited

Getty Mining (Chile), Inc.

Getty Mining (Ireland) Ltd.

Getty Mining (Philippines), Inc.

Getty Mining (Portugal), Inc.

Getty Mining Company

Getty Mining International, Inc.

Getty Mining Northwest, Limited

Getty Mining Pty. Ltd.

Getty NGL Trading, Inc.

Getty Oil (Bahamas), Inc.

Getty Oil (Britain) Limited

Getty Oil (Cilacap), Inc.

Getty Oil (Congo), Inc.

Getty Oil (Germany), Inc.

Getty Oil (Guatemala), Inc.

Getty Oil (Ivory Coast), Inc.

Getty Oil (Morocco), Inc.

Getty Oil (Mossel Bay), Ltd.

Getty Oil (Pelabuhan Ratu), Inc.

Getty Oil (Peru), Inc.

Getty Oil (Sharjah), Inc.

Getty Oil (Suez), Inc.

Getty Oil (Sumatra), Inc.

Getty Oil (Tomori), Inc.

Getty Oil (Walvis Bay), Ltd.

Getty Oil Company

Getty Oil Company Foundation

Getty Oil Company of Spain S.A.

Getty Oil Development Company, Ltd.

Getty Oil Drilling Company

Getty Oil Exploration Company

Getty Oil Exploration (U.K.), Limited

Getty Oil International (Antilles) N.V.

Getty Oil International (Barito Basin), Inc.

Getty Oil International (Caribbean) N.V.

Getty Oil International (East Gharib Egypt), Inc.

Getty Oil International (Equatorial Guinea), Inc.

Getty Oil International (Ghana), Inc.

Getty Oil International (Guatemala), Inc.

Getty Oil International (Indonesia), Inc.

Getty Oil International (Ireland), Ltd.

Getty Oil International (Orient), Inc.

Getty Oil International (Somalia), Ltd.

Getty Oil International (Togo), Limited

Getty Oil International Exploration Company

Getty Oil Operations Company

Getty Petroleum Company

Getty Petroleum Ireland, Limited

Getty Pipe Company

Getty Pipe Line Company

Getty Pipeline, Inc.

Getty Refining and Marketing Company

Getty Rice Ranch Estates, Inc.

Getty Scientific Development Company

Getty Synthetic Fuels, Inc.

Getty Synthetic Fuels (Canada), Ltd.

Getty Trading (Italia) S.r.l.

Getty Trading (Nederland) B.V.

Getty Trading (U.K.) Ltd.

Getty Trading and Transportation Company

Getty Trading International, Inc.

Gibson Holdings, Ltd.

Gibson Petroleum Ltd.

Grande Properties, Inc.

Halbouty Alaska Oil Company

Hanover Financial Corporation

Hawkeye Chemical Company

Huelva Pyrites, Inc.

Iberian Petroleum Ltd.

Iricon Agency Ltd.

MAGEC Finance Company
Mediterranean (Algeria) Oil Company
Minnehoma Corporation
Minnehoma Cotton, Inc.
Minnehoma Development, Inc.
Minnehoma Land and Farming Company
Mitsubishi Oil Company, Limited
Mohawk Crude Purchasing Company
Mohawk Petroleum Corporation, Inc.

National Fidelity Life Insurance Company Norske Getty Exploration A/S North Slope Gas Transmission Corporation North Slope Pipe Line Corporation Northern Tier Pipeline Company Nuclear Fuel Services, Inc.

Oklahoma Basin Drilling Corp. Osage Pipe Line Company

Pacific Western Oil Corporation
Petroman, Inc.
Petrotomica Company
Plains Pipe Line Company
Plateau Company
Plateau Leasing Company
Plateau Leasing Company, Inc.
Plateau Mining Company
Pontotoc Oil Company

Reserve Oil and Gas Company

Seminole Pipeline Company
Seville Metals Corporation
Seville Metals Corporation
Y Compania Sociedad Regular Colectiva

Skelgas, Inc.
Skelly Leasing Company
Skelly Oil Company

Texas-New Mexico Pipe Line Company
Texoma Pipe Line Company
Tide Water Oil Company (India), Limited
Tidewater Oil Company
Twentymile Coal Company

Uinta Pipeline Corporation

Vancouver Plywood Co., Inc. Vanply, Inc. Vanply of Liberia, Inc.

Wascana Pipe Line, Inc.
Wascana Pipe Line, Ltd.
Wesco Gas Services, Inc.
Wesco G.m.b.H.
Wesco International, Inc.
Wesco Petroleum, Ltd.
Wesco Pipe Line Company
West Shore Corporation
Western Crude Oil, Inc.
Western Gravities, Inc.
Wyo-Cal Oil, Inc.

Yong-Nam Chemical Company, Ltd.

Union Oil Company of California

Ace Gas, Incorporated Adobe Canyon Corporation

Badger Pipe Line Company Brea Agricultural Service, Inc.

Chemcentral Corporation
Chicap Pipe Line Company
Colonial Pipeline Company
Companhia Brasileira De Metalurgia E Mineracao
Cook Inlet Pipe Line Company
Cymoly Corporation

Everglades Pipe Line Company

Gravcap, Inc.
Gravity Adjustment, Inc.

Inland Corporation
International Speedway Corporation

Kaneb Services, Inc.

Los Angeles Oil Company, The

Maitland
Magma Power Company
Miami Valley Corporation
Mid-County Chemical Co.
Moreland/Hapsmith Partnership
Moreland/John Martin Company
Moreland/Pulley
Moreland/Tarnutzer-Hamilton

Platte Pipe Line Company

Quebec Columbium, Ltd.

Sepulveda Oil & Gas Company South Saskatchewan Pipe Line Company Southcap Pipe Line Company Southern California Petroleum Superior Deshler Co.

Tecumseh Pipe Line Company THUMS Long Beach Company

UNOCAL Corporation
UNOCO (Philippines), Inc.
USZ Associates
USZ Hotel Venture

Van Salt Water Disposal Company

West Shore Pipe Line Company West Texas Gulf Pipe Line Company Wolverine Pipe Line Company

Yellowstone Pipe Line Company

Appendix D

Amendment I

Restrictions on Powers of Congress

Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof; or abridging the freedom of speech, or of the press; or the right of the people peaceably to assemble, and to petition the Government for a redress of grievances.

Amendment II

Right to Bear Arms

A well-regulated militia, being necessary to the security of a free State, the right of the people to keep and bear arms, shall not be infringed.

Amendment III

Billeting of Soldiers

No soldier shall, in time of peace be quartered in any house, without the consent of the owner, nor in time of war, but in a manner to be prescribed by law.

Amendment IV

Seizures, Searches and Warrants

The right of the people to be secure in their persons, houses, papers, and effects, against unreasonable searches and seizures, shall not be violated, and no warrants shall issue, but upon probable cause, supported by oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized.

Amendment V

Criminal Proceedings and Condemnation of Property

No person shall be held to answer for a capital, or otherwise infamous crime, unless on a presentment or indictment of a grand jury, except in cases arising in the land or naval forces, or in the militia, when in actual service in time of war or public danger; nor shall any person be subject for the same offense to be twice put in jeopardy of life or limb; nor shall be compelled in any criminal case to be a witness against himself, nor be deprived of life, liberty, or property, without due process of law; nor shall private property be taken for public use, without just compensation.

Amendment VI

Mode of Trial in Criminal Proceedings

In all criminal prosecutions, the accused shall enjoy the right to a speedy and public trial, by an impartial jury of the State and district wherein the crime shall have been committed, which district shall have been previously ascertained by law, and to be informed of the nature and cause of the accusation; to be confronted with the witnesses against him; to have compulsory process for obtaining witnesses in his favor, and to have the assistance of counsel for his defense.

Amendment VII

Trial by Jury

In suits at common law, where the value in controversy shall exceed twenty dollars, the right of trial by jury shall be preserved, and no fact tried by a jury, shall be otherwise re-examined in any court of the United States, than according to the rules of the common law.

Amendment VIII

Bails-Fines-Punishments

Excessive bail shall not be required, nor excessive fines imposed, nor cruel and unusual punishments inflicted.

Amendment IX

Certain Rights Not Denied to the People

The enumeration in the Constitution, of certain rights, shall not be construed to deny or disparage others retained by the people.

Amendment X State Rights

The powers not delegated to the United States by the Constitution, nor prohibited by it to the States, are reserved to the States respectively, or to the people.